

Dhani Stocks Limited

TRADING AND DEMAT REGISTRATION KIT For Non-Individuals

> Version: 7.0 Print Date: July 11, 2024

SET OF ACCOUNT OPENING DOCUMENT

DOCKET INDEX

The prospective clients are informed regarding mandatory & non-mandatory documents as under:

S.No	Name of the Document	Brief Significance of the Document	Page No.	
Mandat	ory Documents as prescribed by SEBI & Excha	anges		
1.	Account Opening Form	 a) KYC Form: Document captures the basic information about the constituent along with an instruction / check list for filling the KYC form. 	5 – 13	
		 b) Document captures the additional information about the constituent relevant to trading account 	14 – 22	
2.	Tariff sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the stock exchange(s)	26	
3.	Policies and Procedures	Document describing significant policies and procedures of the stock broker	29 – 33	
4.	Depository Account Opening Form *(*Mandatory if Demat account is to be opened)	 a) Document captures the additional information about the constituent relevant to Demat account 	23 – 25	
	•	b) Schedule of charges for Depository Services	27 – 28	
Mandat	ory Documents as prescribed by SEBI & Excha			
5.	Rights and Obligations of Stock brokers, Sub brokers and Clients -Equity Segment	Document stating the Rights & Obligations of stock broker/trading member, sub-broker and client for trading on exchanges (including additional rights & obligations in case of internet/wireless technology based trading).	73 – 77	
6.	Risk Disclosure Document (RDD) -Equity Segment	Document detailing risks associated with dealing in the securities market.	78 – 81	
7.	Policies and Procedures – Equity and Commodities Segment	Document describing significant policies & procedures of stock broker	82 – 86	
8.	Guidance note - Do's and Don'ts for trading on exchange - Equity Segment	Document detailing do's and don'ts for trading on exchange, for the education of the investors	87 – 88	
9.	Rights and Obligations of Beneficial Owner & Depository Participant as prescribed by SEBI and Depositories	Document stating the Rights & Obligations Beneficial Owner & Depository Participant as prescribed by SEBI and Depositories	89 – 91	
10.	Do's and Don'ts for Depository	Document detailing Do's and Don'ts for Depository (NSDL and CDSL)	92 – 93	
11.	Terms & Conditions for receiving SMS alerts from CDSL	Terms & Conditions-cum-Registration/Modification Form for receiving SMS alerts from CDSL (Annexure A)	94 – 95	
12.	Terms & Conditions for receiving SMS alerts from NSDL	Terms & Conditions-cum-Registration/Modification Form for receiving SMS alerts from NSDL	96 – 97	
13.	Rights And Obligations Of Members, Authorized Persons And Clients As Prescribed By SEBI and Commodity Exchanges	Rights And Obligations Of Members, Authorized Persons And Clients As Prescribed By SEBI and Commodity Exchanges	98 – 107	
14.	Uniform Risk Disclosure Document (RDD) – Commodities Segment	Uniform Risk Disclosure Document (RDD) – Commodities Segment	108 – 111	
15.	Guidance note -Do's and Don'ts for trading on exchange - Commodities Segment	Guidance note -Do's and Don'ts for trading on exchange	112 – 113	

S.No	Name of the Document	Brief Significance of the Document	Page No.
VOLUNT	ARY DOCUMENTS AS PROVIDED BY THE STO	OCK BROKER	
16.	Terms and Conditions between Client &	Terms and Conditions containing clauses in addition to	34 – 44
10.	Dhani Stocks Limited	the prescribed clauses specified by SEBI.	54 44
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20.	Client undertaking for Prevention Of Money Laundering	Client undertaking for Prevention Of Money Laundering	47
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22.	Updation of participant category in commodities account	Updation of participant category in commodities account	49
23.	Format of board resolution	Format of board resolution (required only incase the account is in the name of a corporate)	50
24.	Authority letter in favor of managing partner(s)	Authority letter in favor of managing partner(s) (required only in case the account is in the name of partnership firm)	51
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28.	Copy Of Board Resolution: Non POA Account	Copy Of Board Resolution: Non POA Account	56
29.	Copy Of Board Resolution: POA Account	Copy Of Board Resolution: POA Account	57
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31.	Investor charter for stock broker	Investor charter for stock broker	59-62
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33.	Policy for Voluntary Freezing / Blocking of Trading Account - Dhani Stocks Limited	Policy for Voluntary Freezing / Blocking of Trading Account - Dhani Stocks Limited	70-71
34.	Consent / Acknowledgement	Consent form from client declaring receipt of mandatory documents mentioned in points	72
54.	consent / Acknowledgement	mandatory documents mentioned in points	12

following documents should not form part of either mandatory or voluntary documents.

1. Authorisation letter for any inter family / group company / related accounts adjustment.

2. Authorisation for adjustment of funds among securities exchange and commodities exchanges.

Details of Broker/ Trading Member

Name of the Stock Broker/Trading Member/Clearing Member: Dhani Stocks Limited

Registered Office Address: 1/1E, First Floor, East Patel Nagar, New Delhi - 110008.

Correspondence Office Address: Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana. Phone: 022-61446300; Fax: 0124 6681111; Website: <u>www.dhanistocks.com</u>; Email: <u>helpdesk@dhani.com</u>; Grievances ID: <u>grievances_dsl@dhani.com</u>

Compliance Officer Trading: Ms. Sangeeta Dahiya; Phone: 022-61446310; Email: complianceofficer@dhani.com

Compliance Officer DP: Mr. Akshay Kumar Tiwary; Phone: 022-61446320; Email: complianceofficer_dp@dhani.com

Whole time Director Details: Mr. Ashu Khanna; Phone: 0124 6685811; Email: akhanna@dhani.com

SEBI Registration Details

SEBI Registration Number (Stock Broker)	INZ000036136
NSE Membership Number	08756
BSE Membership Number	907
National Commodity & Derivatives Exchange Limited	NCDEX Membership Number: 00010
Multi Commodity Exchange of India Limited	MCX Membership Number: 12835

SEBI Registration Number (Depository Services)	IN-DP-423-2019
CDSL	12029900
NSDL	IN302236

For any grievance / dispute, please contact Dhani Stocks Limited at the above mentioned correspondence address or email at <u>helpdesk@dhani.com</u> ; <u>grievances_dsl@dhani.com</u> . Incase not satisfied with the response; please contact the concerned exchange(s)/Depository(ies) at the below mentioned details–

Exchange Name	Email ID	Phone No.
NSE	ignse@nse.co.in	1800220058
BSE	is@bseindia.com	022-22728097, 022-22721234, 022-22721233
NCDEX	askus@ncdex.com	022-66406084
MCX	grievance@mcxindia.com	022-67318888
NSDL	relations@nsdl.co.in	022-24994200
CDSL	complaints@cdslindia.com	022-22723333

Dhani Stocks Limited Acknowledgement

Received the application from Mr/Ms.______ for opening of a Trading and/or a Demat account. Please quote the Trading and DP ID & Client ID allotted to you in all your future correspondences.

Date: _____

Participant Stamp & Signature

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INSTRUCTIONS/CHECKLIST FOR FILLING KYC FORM

A. IMPORTANT POINTS:

- 1. Fields marked with '*' are mandatory fields
- 2. Tick 'V' wherever applicable
- A. Self-Certification of documents is mandatory. Self-attested copy of PAN card is mandatory for all clients.
 B. Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification, then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- 4. Please fill the form in English and in BLOCK Letters. If any proof of identity or address is in a foreign language, then translation into English is required.
- 5. Please fill all dates in DD-MM-YYYY format.
- 6. A. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.

B. The name should match with the name as mentioned in the Proof of Identity submitted failing which the application is liable to be rejected.

C. Please state the name with Prefix (Mr. / Mrs. / Ms. / Dr. etc.)

- 7. Either father's name or spouse's name is to be mandatorily furnished. In case PAN is not available father's name is mandatory.
- 8. If correspondence & permanent address are different, then proofs for both have to be submitted.
- 9. Wherever state code and country code is to be furnished, the same should be the two-digit code as per Indian Motor Vehicle, 1988 and ISO 3166 country code respectively list of which is available at the end.
- 10. KYC number of applicant is mandatory for updation of KYC details.
- 11. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 12. For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 13. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- 14. For opening an account with Depository participant or Mutual Fund, for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 15. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.

B. (1) Proof of Identity (POI): - List of documents admissible as Proof of Identity:

- 1. PAN card with photograph. This is mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- 2. Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members; and Credit cards/Debit cards issued by Banks/NREGA Job Card.

B. (2) Clarification / Guidelines on filling 'Proof of Identity [PoI]' section

- 1. If driving license number or passport is provided as proof of identity then expiry date is to be mandatorily furnished.
- 2. Mention identification / reference number if 'Z- Others (any document notified by the central government)' is ticked

C. (1) Proof of Address (POA): List of documents admissible as Proof of Address: (*Documents having an expiry date should be valid on the date of submission.

- 1. Passport/ Voters Identity Card/ Ration Card/ Registered Lease or Sale Agreement of Residence/ Driving License/ Flat Maintenance bill/ Insurance Copy/ Unique Identification Number (UID) (Aadhaar) /NREGA Job Card.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 2 months old.
- 3. Bank Account Statement/Passbook -- Not more than 3 months old.
 - a. Bank Statement (Original/photocopy) with bank logo (Statement end date must not be more than 3 months old), must be accompanied with a cheque copy (if given as an address proof).

- b. Bank Statement (Original/photocopy) without bank logo (Statement end date must not be more than 3 months old), must be attested in original by the bank official, along with name, designation, signature, and bank stamp. Same needs to be with an original cancelled cheque copy (if given as an address proof).
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For FII/sub account, Power of Attorney given by FII/sub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.

C. (2) Clarification / Guidelines on filling 'Proof of Address [PoA] - Current / Permanent / Overseas Address details' section

- 1 PoA to be submitted only if the submitted PoI does not have an address or address as per PoI is invalid or not in force.
- 2 State / U.T Code and Pin / Post Code will not be mandatory for Overseas addresses

C. (3) Clarification / Guidelines on filling 'Proof of Address [PoA] - Correspondence / Local Address details' section

1 To be filled only in case the PoA is not the local address or address where the customer is currently residing. No separate PoA is required to be submitted

C. (4) Clarification / Guidelines on filling 'Contact details' section

- 1 Please mention two- digit country code and 10 digit mobile number (e.g. for Indian mobile number mention 91-9999999999).
- 2 Do not add '0' in the beginning of Mobile number

D. Exemptions/clarifications to PAN (*Sufficient documentary evidence in support of such claims to be collected)

- 1. In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim.
- 3. UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50, 000/- p.a.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.

E. List of people authorized to attest the documents:

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy /Consulate General in the country where the client resides are permitted to attest the documents.

F. In case of Non-Individuals, additional documents to be obtained from non-individuals, over & above the POI & POA, as mentioned below:

Types of entity	Documentary requirements
Corporate	 Copy of the balance sheets for the last 2 financial years (to be submitted every year). Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duly certified by the company secretary/Whole time director/MD (to be submitted every year).
	 Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of

Types of entity	Documentary requirements
	day to day operations.
	 Photograph, POI, POA, PAN of individual promoters holding control – either directly or indirectly.
	 Copies of the Memorandum and Articles of Association and certificate of incorporation.
	 Copy of the Board Resolution for investment in securities market.
	 Authorized signatories list with specimen signatures
Partnership firm	 Copy of the balance sheets for the last 2 financial years (to be submitted every year)
	 Certificate of registration (for registered partnership firms only)
	• Copy of partnership deed
	 Authorized signatories list with specimen signatures
	 Photograph, POI, POA, PAN of Partners
Trust	• Copy of the balance sheets for the last 2 financial years (to be submitted every year).
	Certificate of registration (for registered trust only).
	Copy of Trust deed
	 List of trustees certified by managing trustees/CA.
	Photograph, POI, POA, PAN of Trustees.
HUF	PAN of HUF.
	• Deed of declaration of HUF/ List of coparceners.
	 Bank pass-book/bank statement in the name of HUF.
	• Photograph, POI, POA, PAN of Karta.
Unincorporated	Proof of Existence/Constitution document.
association or	• Resolution of the managing body & Power of Attorney granted to transact business on its
a body of	behalf.
individuals	 Authorized signatories list with specimen signatures.
Banks/Institutional	Copy of the constitution/registration or annual report/balance sheet for the last 2 financial
Investors	years.
	 Authorized signatories list with specimen signatures
Foreign	Copy of SEBI registration certificate.
Institutional	 Authorized signatories list with specimen signatures
Investors (FII)	
Army/	Self-certification on letterhead.
Government	 Authorized signatories list with specimen signatures.
Bodies	
Registered Society	Copy of Registration Certificate under Societies Registration Act.
	List of Managing Committee members.
	 Committee resolution for persons authorized to act as authorized signatories with specimen
	signatures.
	 True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

G. INSTRUCTIONS/ CHECK LIST

- 1. Additional documents in case of trading in derivatives segments illustrative list:
 - Copy of ITR; Copy of Annual Accounts ; In case of salary income Salary Slip; Copy of Form 16; Net worth certificate; Copy of demat account holding statement; Bank account statement for last 6 months; Any other relevant documents substantiating ownership of assets; Self-declaration with relevant supporting documents * In respect of other clients, documents as per risk management policy of the stock broker need to be provided by
 - * In respect of other clients, documents as per risk management policy of the stock broker need to be provided by the client from time to time.
- Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 3. Demat master or recent holding statement issued by DP bearing name of the client.
- 4. For individuals:
 - a) Stock broker has an option of doing 'in-person' verification through web camera at the branch office of the stock broker/sub-broker's office.
 - b) In case of non-resident clients, employees at the stock broker's local office, overseas can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides may be permitted.

Instructions for FATCA & CRS Declaration

- a. Financial Institution / Foreign Financial Institution [FFI] Means any non-US financial institutions that is a (1) Depository institution accepts deposits in the ordinary course of banking or similar business; (2) Custodian institution as a substantial portion of its business, hold financial assets for the accounts of others; (3) Investment entity conducts a business or operates for or on behalf of a customer for any of the activities like trading in money market instruments, foreign exchange, foreign currency, etc. or individual or collective portfolio management or investing, administering or managing funds, money or financial assets on behalf of other persons; or an entity managed by this type of entity; or (4) Insurance company entity issuing insurance products i.e. life insurance; (5) Holding or Treasury company entity that is part of an expanded affiliate group that includes a depository, custodian, specified insurance company or investment entity
- b. Direct Reporting NFFE a NFFE that elects to report information about its direct or indirect substantial U.S. owners to the IRS

Code	Sub-Category
01	Governmental Entity, International Organization or Central Bank
02	Treaty Qualified Retirement Fund; a Broad Participation Retirement Fund; a Narrow Participation
	Retirement Fund; or a Pension Fund of a Governmental Entity, International Organization or Central Bank
03	Non-public fund of the armed forces, an employees' state insurance fund, a gratuity fund or a provident
	fund
04	Entity is an Indian FI solely because it is an investment entity
05	Qualified credit card issuer
06	Investment Advisors and Investment Managers
07	Exempt collective investment vehicle
08	Trustee of an Indian Trust
09	FI with a local client base
10	Non-registering local banks
11	FFI with only Low-Value Accounts
12	Sponsored investment entity and controlled foreign corporation
13	Sponsored, Closely Held Investment Vehicle
14	Owner Documented FFI

c. GIIN not required category:

- d. Listed Company A company is publicly traded if its stock are regularly traded on one or more *established securities* markets (Established securities market means an exchange that is officially recognized and supervised by a governmental authority in which the securities market is located and that has a meaningful annual value of shares traded on the exchange)
- e. Related Entity an entity is a "Related Entity" of another entity if one controls the other, or the two entities are under common control (where control means direct or indirect ownership of more than 50% of the vote or value in an entity)
- f. Non-financial foreign entity [NFFE] Non-US entity that is not a financial institution [including a territory NFFE].
 Following NFFEs are excluded from FATCA reporting (a) Publicly traded corporation / listed companies; (b) Related Entity of a listed company; and (c) Active NFFE
- g. Active NFFE Any one of the following –

Code	Sub-Category
01	Less than 50% of the NFE"s gross income for the preceding calendar year or other appropriate reporting period is passive income and < 50% of the assets held by NFE are assets that produce or are held for the production of passive income
02	The NFE is a Governmental Entity, an International Organization, a Central Bank , or an entity wholly owned by one or more of the foregoing;
03	Substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an entity shall not qualify for

	NFE status if the entity functions (or holds itself out) as an investment fund, such as a private equity
	fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to
	acquire or fund companies and then hold interests in those companies as capital assets for investment
	purposes;
04	The NFE is not yet operating a business and has no prior operating history, but is investing capital into
0.	assets with the intent to operate a business other than that of a Financial Institution, provided that the
	NFE shall not qualify for this exception after the date that is 24 months after the date of the initial
	organization of the NFE;
05	The NFE was not a Financial Institution in the past five years, and is in the process of liquidating its or is
	reorganizing with the intent to continue or recommence operations in a business other than that of a
	Financial Institution;
06	The NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are
	not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a
	Related Entity, provided that the group of any such Related Entities is primarily engaged in a business
	other than that of a Financial Institution;
07	Any NFE is a 'non for profit' organization which meets all of the following requirements:
	 It is established and operated in its jurisdiction of residence exclusively for religious,
	charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and
	operated in its jurisdiction of residence and it is a professional organization, business league,
	chamber of commerce, labour organization, agricultural or horticultural organization, civic
	league or an organization operated exclusively for the promotion of social welfare;
	 It is exempt from income tax in India;
	It has no shareholders or members who have a proprietary or beneficial interest in its income
	or assets;
	• The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do
	not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a
	private person or non-charitable Entity other than pursuant to the conduct of the NFE's
	charitable activities, or as payment of reasonable compensation for services rendered, or as
	payment representing the fair market value of property which the NFE has purchased; and
	The applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents
	require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a
	governmental entity or other non-profit organization, or escheat to the government of the
	NFE's jurisdiction of residence or any political subdivision thereof.

- h. Passive NFE means any NFE that is not (i) an Active NFFE or listed / publicly traded entity or entity related to the listed / publicly traded entity, or (ii) a withholding foreign partnership or withholding foreign trust pursuant to relevant U.S. Treasury Regulations or (iii) the gross income of which is primarily attributable to investing, reinvesting, or trading in financial assets, if the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity (Note: Foreign persons having controlling interest in a passive NFE are liable to be reported for tax information compliance purposes)
- i. Passive Income portion of gross income that consists of dividends, interest, rents and loyalties (other than rents and loyalties derived in the active conduct of a trade or business conducted, at least in part, by employees of the NFFE), income equivalent to interest / amount received from pool of insurance contracts, annuities, excess of gains over losses from the sale or exchange of property / from transactions (including futures, forwards or similar transactions) in any commodities but not including (i) any commodity hedging transaction, determined by treating the entity as a controlled foreign corporation or (ii) active business gains or losses from the sale of commodities but only if substantially all the foreign entity's commodities are property, excess of foreign currency gains over losses, net income from notional principal contracts, amounts received under cash value insurance contracts, amounts earned by insurance company in connection with its reserves for insurance and annuity contracts
- j. Controlling Persons means the natural persons who exercise control over an entity. In the case of a trust, such term means the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries, and any other natural person exercising ultimate effective control over the trust, and in the case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions. The term "Controlling Persons" shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations.

- k. Non-Participating FFIs [NPFFIs] an FFI other than participating FFI, a deemed-complaint FFI, or an exempt beneficial owner
- I. Specified US Persons Any US Person other than i). A publicly traded corporation; ii). A corporation that is a member of the same expanded affiliate group; iii). A tax exempt organization; iv). an individual retirement plan; v). the United States or an agency or instrumentality of the United States; vi). Any state [including District of Columbia and United States possession] or State Authorities; vii). A bank, viii). A real estate investment trust; ix). A regulated investment company; x). an entity registered with the SEC under the Investment Company Act of 1940; xi). A common trust fund; xii). A tax exempt trust; xiii). A registered dealer; xiv). A registered broker
- m. Expanded affiliated group One or more chains of members connected through ownership (50% or more, by vote or value) by a common parent entity if the common parent entity owns stock or other equity interests meeting the requirements in atleast one of the other members
- n. Owner documented FFI AN FFI meeting the following requirements (a) FFI is an FFI solely because it is an investment entity; (b) FFI is not owned by or related to any FFI that is a depository institution, custodial institution, or specified insurance company; (c) FFI does not maintain a financial account for any non-participating FFI; (d) FFI provides the designated withholding agent with all of the documentation and agrees to notify the withholding agent if there is a change in the circumstances, and (e) The designated withholding agent agrees to report to the IRS (or, in case of a reporting Model 1 IGA, to the relevant foreign government or agency thereof) all of the information described in or (as appropriate) with respect to any US specified persons and (2) Notwithstanding the previous sentence, the designated withholding agent is not required to report information with respect to an indirect owner of the FFI that holds its interest through a participating FFI, a deemed-compliant FFI (other than an owner-documented FFI), an entity that is a US person, an exempt beneficial owner, or an exempted NFE
 o. Exemption Code for US persons

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Dhani Stocks Limited

Registered Office Address: 1/1 E, First Floor, East Patel Nagar, New Delhi - 110008 ; **Correspondence Office Address:** Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana. Website: <u>www.dhanistocks.com</u> Corporate Identity Number (CIN): U74999DL2003PLC122874; Email: <u>helpdesk@dhani.com;</u> <u>grievances_dsl@dhani.com;</u> Phone: 022-61446300 Fax: 0124 6681111

KNOW YOUR CLIENT (KYC) APPLICATION FORM (For Non-Individuals)

Please fill the form in English and 'BLOCK LETTERS' only

PART- (A) IDENTITY DETAILS

Name of the Applicant																					
Date of Incorporation D		D	Μ	Μ	Υ	١	(Υ	Υ	Place of Incorporation											
Date of commencement of business		D	D	Μ	Μ	Υ	Υ	Υ	Υ	PAN											
Registration Number (e.g. CIN)													•			•		•			
Status	🗆 Public Ltd. C	0 🗆	Priva	te L	td. Co	0 [Bo	dy C	orpo	orate	e 🗆 Par	tners	hip	🗆 Tru	st 🗆	Char	ities	□ N	GO's	\Box FI	
				AOP 🗆 Bank 🗆 Govt. Body 🗆 Non-Government Organisation 🗆 BOI 🗆 Society 🗆 LLP																	
	FPI – category I FPI – category II FPI – category III Defence Establishment																				
Others (Please Specific Control of the second se				′)																	

PART (B) ADDRESS DETAILS

Address for									
Correspondence									
L									
City/Town/Village				State	9				
Country			PIN						
Specify the Proof of A address	ddress s	ubmitted	for correspo	ndence					
Contact Details									
Telephone (Off.)					F	ах			
Telephone (Res.)					Mo	obile			
Email ID									
Registered Address (it	f differe	nt from a	bove)						
Registered Address									
City/Town/Village					St	ate			
Country					PI	N			

Specify the Proof of Address submitted for Registered	
address	

C. Other Details

Name, UID/DIN, residential address and photographs of Promoters/Partners/Karta/Trustees/Whole Time Directors

Name (1)			1				 		ease affix ent passpo	•
PAN									ograph a	-
DIN of whole time directors									[:] way acro tograph a	
Relationship With Applicant (i.e. pro	omoter	s, whole	e time				1	form	
directors etc.)										
Whether Politically Exposed	🗆 PE	Р	□ RP	EP	□ N	0				
Residential Address										
City/Town/Village					Sta	ate				
Country					PI	N				

Name (2)									ease affix ent passpo	-
PAN								phot	ograph a	nd sign
DIN of whole time directors		1	1	1					[:] way acro tograph a	
Relationship With Applicant (i	.e. pro	omoters	s, whole	e time					form	
directors etc.)										
Whether Politically Exposed	🗆 PE	Р	□ RP	EP	□ N	0				
Residential Address										
City/Town/Village					Sta	ate				
Country					PII	N				

Name (3) PAN DIN of whole time directors					rece pho half	ease affix ent passpo tograph a f way acro tograph a	ort size and sign oss the
Relationship With Applicant (i directors etc.)	.e. promoters	s, whole time			,e	form	
Whether Politically Exposed	D PEP	RPEP	□ No				
Residential Address					·		
City/Town/Village			State				
Country			PIN				

Any other information

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

	DETAILS C	F AUTHORISED SIGNATORIES			
	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory		
Name					
Signature	⁽²⁾ (1)	⁽²⁾ (1)	⁽)		
Photograph	Please affix your recent passport size photograph and sign across it	Please affix your recent passport size photograph and sign across it	Please affix your recent passport size photograph and sign across it		
Date D I	D M M Y Y Y	Place			

IDENTITY VERIFIED "IN PERSON" - Dhani Stocks Limited

IPV Done on	D	D	Μ	Μ	Υ	Υ	Υ	Υ	
Place									
Employee Name									SEAL/STAMP of Dhani Stocks
Designation									Limited
Date	D	D	Μ	Μ	Υ	Υ	Υ	Υ	
Employee Signature [@]									
Signature 🍘									

FOR OFFICE USE ONLY

Intermediary Name - Dhani Stocks Limited

Originals Verifie	d) True d	copies of	docume	nts recei	ved				
□ (Self-attested) Se	elf-certifi	ied docur	ment cop	ies recei	ived				
Employee Name									
Designation									SEAL/STAMP of Dhani Stocks Limited
Date	D	D	Μ	Μ	Υ	Υ	Υ	Υ	
Employee Signature ^P									
Signature 🦃									

DETAILS OF ULTIMATE BENEFICIAL OWNER INCLUDING FATCA & CRS INFORMATION

Name o	of the entity								
Type of KYC	address given at	Resident	tial 🗆 Resid	dential / Bus	siness 🗆 Bu	siness 🗆 R	egistered	Office	
RIC		Address of	tax residen	ce would be	taken as av	ailable in KR	A databas	e. Incase of a	ny change,
		please app	oroach KRA &	& notify any	changes.			-	
PAN									
City of i	ncorporation			Co	untry of Inc	orporation			
	Incorporation M/YYYY)	D	D	Μ	Μ	Υ	Υ	Υ	Υ
Entity c	onstitution type	Partners	ship Firm		Private Lin	nited Compa	any 🗆	Public Limite	d Company
(please	tick as appropriate)	Society	□ AOP/BC)I 🗆 Trust	🗆 Liquidat	tor 🗆 Limi	ted Liabili [.]	y Partnershi	p
		Artificial	Judicial Per	son 🗆 Othe	ers (Please S	pecify)			
Please t	ick ($$) the applicable t	ax resident o	declaration						
Is the "e	entity" a tax resident o	f any countr	y other thar	n India - 🗆 Ye	es 🗆 No				
(if yes,	please provide countr	y(ies) in wh	ich the enti	ty is a resid	lent for tax	purposes a	ind the as	sociated Tax	ID number
below)									
S. No	Country of tax reside	ncy	Tax Paye	er Identific	ation Num	nber (TIN)	/ Iden	ification Ty	pe (TIN /
			Functional	Equivalent			othe	r, please spe	cify)*
1.									
2.									
3.									
*incase	of TIN or its functiona	I equivalent	: is not avail	able, please	e provide Co	mpany Iden	tification	Number or G	lobal Entity
Identific	cation Number or GIIN,	etc.							
In case	the Entity's Country of	Incorporatio	on / Tax Res	idence is US	but Entity is	s not a Speci	fied US pe	rson, mentio	n Entity's

exemption code here _____ (Refer Instructions o)

FATCA & CRS DECLARATION

(Please consult your professional tax advisor for further guidance on FATCA & CRS classification)

Part A (to be filled by F	inancial Institutions or Direct Reporting NFFEs)
	GIIN (Global Intermediary Identification Number)
We are a -	
O Financial	Note: If you do not have a GIIN but you are sponsored by another entity, please provide your
Institution / FFI ⁶	sponsor's GIIN above and indicate your sponsor's name below
	Name of the sponsoring entity
O Direct Reporting NFFEs ⁷	
(Please √ as	
appropriate)	GIIN not available [tick any one]:
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Applied For
	If entity is a financial institution: □ Not required to apply for – please specify 2 digit sub-category ¹⁰ □□
	□ Not required to apply for - please specify 2 digit sub-category □□

	Not obtained - Non-p	participating FFI
Part B [Fill any one as applicable - to be filled b	y NFEs other than Direct Reporting NFFEs]
	Is the entity is a publicly traded	Yes 🗆 (Please specify any one Stock Exchange(s) on which the stock is
	company ¹ [that is, a company	regularly traded)
	whose shares are regularly traded	
1	on an established securities market]	
		Name of the Stock Exchange:
	Is the entity a Related Entity ² of a	Yes \Box (<i>Please specify the name of the listed company, name of the Stock</i>
2	publicly traded company [a company whose shares are regularly	Exchange(s) where it is traded regularly)
Z	traded on an established securities	Name of the listed company:
	market]	
	marketj	Name of the Stock Exchange:
		Nature of relation:
		Subsidiary of listed company (or)
		Controlled by listed company
	Is the entity an Active ³ NFE?	Yes <pre>D</pre> (if yes, please fill UBO declaration in the next section)
3		
		Nature of business
		Please specify sub-category of Active NFE [mention code]
4	If the entity a Passive ⁴ NFE:	Yes 🗆 (if yes, please fill UBO declaration in the next section)
	[Refer instructions h.]	
		Nature of business
¹ Refer :	L 2a of Part C; ² Refer 2b of Part C: ³ Refer	2c of Part C; ⁴ Refer 3(ii) of Part C; ⁶ Refer 1 of Part C; ⁷ Refer 3 (vii) of Part
	fer 1A of Part C;	,,,,

UBO Declaration

Category (please $\sqrt{}$ applicable category):

Unlisted company
 Partnership Firm
 Limited Liability Partnership Company
 Public charitable trust
 Religious trust
 Unincorporated association / body of individuals
 Private trust
 Others (please specify)

Please list below the details of controlling person(s), confirming all countries of tax residency / permanent residency / citizenship and all Tax Identification Numbers for EACH controlling person.

Owner documented FFI's⁵ should provide FFI Owner Reporting Statement and Auditor's letter with required details as mentioned in Form W8 BEN E

 Name – Beneficial Owner / Controlling Person Country – Tax Residency* Tax ID No. – or functional equivalent for each country % 	 Tax ID Type – TIN or Other, please specify Beneficial interest – in % Type Code¹¹ – of controlling person 	 Address – Include State, Country, PIN/ZIP code and contact details
Name:	Tax ID Type:	Address:
Country:	Type Code:	
Tax ID No %:	Address type:	Zip: State:
	Residence Business	
	Registered Office	Country:
Name:	Tax ID Type:	Address:

Country:	Type Code:		
Tax ID No %:	Address type:	Zip:	State:
	Registered Office	Country:	
Name:	Tax ID Type:	Address:	
Country:	Type Code:		
Tax ID No %:	Address type:	Zip:	State:
	Registered Office	Country:	

Additional details to be filled by controlling persons with tax residency / permanent residency / citizenship / Green Card in any country other than India:

* To include US, where controlling person is a US Citizen or green card holder.

% Incase Tax Identification Number is not available, kindly provide functional equivalent

If passive NFE, please provide below additional details (please attach additional sheets if necessary)

PAN / Any other identification number	Occupation type – Service, Business,	DOB – Dat	e of Birth	
(PAN, Aadhaar, Passport, Election ID,	Others			
Govt. ID, Driving License, NREGA Job	Nationality	Gender – N	Male, Female,	Others
Card, Others)	Father's Name – Mandatory, if PAN is			
City of birth – Country of birth	not available.			
PAN:	Occupation Type:	DOB:		
		(DD/MM/)	(YYY)	
City of Birth:	Nationality:			
		Gender:		
Country of Birth:	Father's Name:	Male	Female	Others
PAN:	Occupation Type:	DOB:		
		(DD/MM/)	YYY)	
City of Birth:	Nationality:			
		Gender:		
Country of Birth:	Father's Name:	Male	Female	Others
PAN:	Occupation Type:	DOB:		
		(DD/MM/)	(YYY)	
City of Birth:	Nationality:			
		Gender:		
Country of Birth:	Father's Name:	🗆 Male	Female	Others

Additional details to be filled by controlling persons with tax residency / permanent residency / citizenship / Green Card in any country other than India:

* To include US, where controlling person is a US Citizen or green card holder.

% Incase Tax Identification Number is not available, kindly provide functional equivalent

Declaration: I/We have understood the information requirements of this form (read along with FATCA and CRS instructions) and hereby confirm that the information provided by me/us on this form is true, correct and complete. I/We also confirm that I/we have read and understood the FATCA & CRS Terms and Conditions below and hereby accept the same.

Signature of				First Authorised Signatory						Second Authorised Signatory	Third Authorised Signatory			
Authorised Signatory			۵) ه						^{وه} (2)	œ ₍₂₎				
Date	D	D	Μ	Μ	Y	Y	Υ	Y	Place					

OTHER DETAILS & SUPPLEMENTARY KYC INFORMATION FOR TRADING ACCOUNT

BANK ACCOUNT DETAILS

Bank Name (1)												
Branch Address												
Bank Account No.												
Account Type	🗆 Saving	gs	Curre	ent	🗆 Othe	er (Incase o	of NRI/NF	RE/N	NRO)			
MICR Number												
IFSC Code												

Bank Name (2)										
Branch Address										
Bank Account No.										
Account Type	□ Savings	🗆 Curre	ent	🗆 Othe	er (Incase d	of NRI/NR	e/NRO)			
MICR Number										
IFSC Code			·			-	•			

* Bank details provided in Bank Name (1) would be considered for Dividend.

Note:

- (i) Photocopy of the cancelled cheque having the name of the account holder where the cheque book is issued, (or)
- (ii) Photocopy of the Bank Statement having name and address of the BO
- (iii) Photocopy of the Passbook having name and address of the BO, (or)
- (iv) Letter from the Bank.

In case of options (ii), (iii) and (iv) above, MICR code of the branch should be present / mentioned on the document

Gross annual income details (income range per annum)		\square < 1 Lac \square 1 - 5 Lac \square 5 - 10 Lac \square 10 - 25 Lac \square 25 Lac – 1 Crore \square (>) Above 1 Crore										
(AND) Net worth			As on date	D	D	Μ	М	Υ	Υ	Υ	Υ	
Net worth should not be older than 1 year												
Please tick if applica	ed Person (PEF	elated t	to a Politically Exposed Person (PEP)									
Any other Informat	ion											
Is the entity providi	ng any of tl	he following services	5				□ Yes] No			
Foreign exchange/money changer services] No			
Gaming/Gambling/Lottery Services (E.g. Casinos, Better Syndicates)] No			

Money Lending/Pawning	🗆 Yes 🛛 No
Please tick if applicable for any of your authorised signatories/Promoters/Partners/Karta/Trustees/Whole time Directors	 Politically Exposed Person (PEP) Related to a Politically Exposed Person (PEP)
Any other Information	

TRADING ACCOUNT RELATED DETAILS

A. DEPOSITORY ACCOUNT (S) DETA	ILS					
Depository Participant Name (1)						
Depository Name (CDSL/NSDL)		NSDL	DP ID			
Beneficiary Name						
Beneficiary ID (BO ID)						

Depository Participant Name (2)		
Depository Name (CDSL/NSDL)		DP ID
Beneficiary Name		
Beneficiary ID (BO ID)		

Note: please provide a copy of either Demat Master or a recent holding statement issued by DP bearing name of client

B. TRADING PREFERENCES

Please sign in the relevant boxes in which you wish to trade. The segment not chosen should be struck off by the client

Exchanges			MCX & NCDEX							
All segments	Cash / Mutual Fund	F&O	Currency	Debt	Commodity Derivatives					
^{Cer} (5)										
If you do not wish to trade in any segments / Mutual Fund, please mention here										

C. PAST ACTIONS

Details of any action/proceedings initiated/pending/ taken by SEBI/ Stock exchange /		
Commodity Exchange / any other authority against the applicant / Constituent or its		□ Yes
Partners/promoters/whole time directors/authorized persons in charge of dealing in	If yoo into	ase specify details.
securities during the last 3 years	ir yes, pie	ase specify details.

D. DEALINGS THROUGH SUB-BROKER & OTHER STOCK BROKERS /Authorised Person (A.P.)

Dealings through sub-broker & o	Dealings through sub-broker & other stock brokers /Authorised Person								
If client is dealing through the sub-broker /Authorised Person, provide the following details									
Sub-Broker /Authorised Person N				SEBI Registration No					
Registered Office Address									
Phone No.			FAX		We				
Whether dealing with any other brokers/sub-brokers /Authorised		-	-	orised Pers	son (if case	e dealing	with r	multiple stock	
Name of Stock Broker	of Stock Broker								
Name of Sub Broker/Authorised Person, if any									

Client Code		Exchange	
Details of disputes/dues pending from			
broker/Authorised Person			

E. ADDITIONAL DETAILS

- - Rights and Obligations of Stock brokers, Sub brokers and Clients -Equity Segment
 - Rights And Obligations Of Members, Authorized Persons And Clients as Prescribed By SEBI and Commodity Exchanges (for NCDEX/MCX)
 - Rights & Obligations of beneficial owner and depository participant as prescribed by SEBI and Depositories
 - Risk Disclosure Document (RDD) Equity Segment
 - Uniform Risk Disclosure Document (RDD) Commodities Segment
 - Guidance Note detailing Do's and Don'ts for trading on stock exchanges -Equity Segment
 - Guidance note -Do's and Don'ts for trading on exchange Commodities Segment (for NCDEX/MCX)
 - Guidance Note Do's and Don'ts for investor/Demat a/c holder
- We wish to receive \Box Physical Contract Note (or) \Box Electronic Contract Note (ECN)
- E-mail ID for ECN: ______
- We wish to avail the facility of Internet Trading /Wireless Trading:
 Ves
 No
- We wish to avail Documents via

 Electronic Mode Facility (DEM) (or)

 Physical Mode
- Number of years of Investment/Trading Experience in Equity:
 - _____ No prior experience _____ Years in Stock _____ Years in Derivatives
 - ____Years in Commodities ______Years in other investment related field
- Data Protection Declaration:

I understand that -

- My personal data will be processed by Dhani Stocks Limited as per their privacy policy.
- I may receive communications regarding services/products implied from this form.
- My data may be transferred to countries that are outside EU, specifically India, for processing

I agree to receive alerts, emails and newsletters related to marketing, greetings, promotions, and latest updates

• 🗆 Yes 🗆 No

Incase of Non-Individuals, Name, Designation, PAN, UID, Signature, Residential Address & Photographs of persons authorised to deal in securities on behalf of company/firm/others.

Name (1)									ease affix nt passp	-
PAN								phot	ograph a	ind sign
Designation						•			way acro tograph a	
UID								prio	form	
Email ID										
Mobile Number										
Residential Address										
City/Town/Village			St	ate						
Country			PI	N						
Signature 🍘										
Name (2)								Ple	ease affix	your

PAN Designation UID							phot half	ent passp tograph a ¹ way acro tograph a	and sign oss the
Email ID								form	
Mobile Number									
Residential Address									
City/Town/Village			Sta	ate					
Country			PII	N					
Signature ਓ									

Name (3)										ease affix	•
PAN									pho	ent passp tograph a	ind sign
Designation	•	•			•			•		f way acro tograph a	
UID										form	
Email ID											
Mobile Number											
Residential Address											
					T						
City/Town/Village			St	ate							
Country			PI	N							
Signature 🍘					-	•	•			•	

F. INTRODUCER'S DETAILS (optional)

Name					
Status	Sub broker	Authorised Person	Existing Client	🗆 Remisier 🗆	Others (specify)
Address					
				Phone No.	
Introducer's	Signature 🍘				

G.SALES TAX REGISTRATION DETAILS (As applicable, State Wise)

Local Sales Tax Registration Number	
Validity Date	
Name of State	
Central Sales Tax Registration Number	
Validity Date	
Other Sales Tax Registration Number	
Validity Date	
Name of State	

H. VAT DETAILS (As applicable, State Wise)

Local VAT Registration Number	
Validity Date	

Name of State	
Other VAT Registration Number	
Name of State	
Validity Date	

DECLARATION:

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above 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.
- 2. I/We confirm having read/been explained and understood the contents of the tariff sheet and all voluntary / nonmandatory documents.
- I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s) and 'Risk Disclosure Document'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on stock broker's designated website, if any.

				F	irst	Autl	noris	sed S	ignatory	Second Authorised Signatory	Third Authorised Signatory		
Signature of Authorised Signatory			E (6)						⁽²⁸⁾ (6)	^{CE} (6)			
Date	D	D	Μ	Μ	Y	Υ	Y	Υ	Place				

FOR OFFICE USE ONLY

UCC Code allotted to the C	lient			
	Documents verified with Originals		Client Interviewed By	In-Person Verification done by
Name of the Employee				
Employee Code				
Designation of Employee				
Date				
Signature 🐨				

I/We undertake that we have made the client aware of 'Policy and Procedures', tariff sheet and all the non-mandatory documents. I/We have also made the client aware of 'Rights and Obligations' document (s), RDD and Guidance Note. I/We have given/sent him a copy of all the KYC documents. I/We undertake that any change in the 'Policy and Procedures', tariff sheet and all the non-mandatory documents would be duly intimated to the clients. I/We also undertake that any change in the 'Rights and Obligations' and RDD would be made available on my/our website, if any, for the information of the clients.

Signature of the Authorised Signatory: ^{CP}_____

Date: _____

We do not deal in Cash We accept only Cheque

SEAL/STAMP of Dhani Stocks Limited

Place: _____

APPLICATION FOR DEMAT ACCOUNT (ADDITIONAL INFORMATION FOR DEMAT ACCOUNT)

Please fill the form preferably in 'BLACK' Ink and in 'BLOCK LETTERS' only

□ CDSL DP ID 12029900 OR □ NSDL DP ID IN302236

Client ID: ______ (To be filled by DSL)

Depository Service: We wish to open Depository Account with ______ (CDSL DP ID 12029900/ NSDL DP ID 1802236) in our name as per the following details.

DETAILS OF ACCOUNT HOLDERS

	SOLE/FIRST HOLDER'S DETAILS	SECOND HOLDER'S DETAILS	THIRD HOLDER'S DETAILS
NAME			
PAN			
UID			
UCC Code		Exchange Name and	ID NSE (12) and BSE (11)

TYPE OF ACCOUNT

□ CM 🗆 Bank 🗆 Body Corporate 🗆 Qualified Foreign Investor 🗆 Trust 🗆 Charities 🗆 NGO's 🗆 FI 🗆 FII 🗆 Mutual											
Fund \Box OCB \Box Clearing House \Box Others (Please Specify)											
For HUF, Association of Persons (AOP), Partnership Firm, Un	•			•				•			
of the natural persons, the name & PAN of the HUF, Associa	tion of F	Persons	(AOP), Part	tnersl	nip Fii	m, U	nregi	stere	d Tru	st etc	2.
should be mentioned below.											
NAME	PAN										
In case of FIIs / Others (as may be applicable):											
RBI approval reference number	RBI ap	proval d	late	D	D	Μ	Μ	Y	V	\vee	Y
				-							· ·
SEBI Registration Number	SEBI R	egistrati	on date	D	D	Μ	Μ	Y	Y	Y	Y
Nationality											

CLEARING MEMBER DETAILS (to be filled up by the Clearing Member only)

Name of the Stock Exchange	
Name of the Clearing Member/Clearing House	

Trading Member ID	
Clearing Member ID	
SEBI Registration Number	
CM-BP-ID (to be filled up by the Participant)	

DP FACILITIES (STANDING INSTRUCTIONS FORM DEMAT ACCOUNT)

Account Statement Requiremen	t 🗆 As	per SEBI Re	gulation	Daily	□ Week	kly 🗆 Fo	ortnightly	□ Mo	onthly
Mode of receiving statement of	account			Physical		🗆 Elect	ronic		
I/We would like to receive the A	•	-		Physical		🗆 Elect	ronic		
applicable box. If not marked th Physical)	e default op	tion would t		Both Phys	ical and I	Electronic			
					v	'es	No		
I/We instruct the DP to receive		•	my/our a	count. (if	not mark	ed, the			
default option would be Yes) [A			<u> </u>		,				
I/We would like to instruct the I any other further instruction fro	•		-		-				
I/We would like to share the em							,		
Do you wish to receive dividend		• •		-		-			
ECS? (If not marked, the default SEBI from time to time]	option wou	ld be `Yes') [ECS is ma	ndatory fo	or location	ns notified	by		
I/We request you to send Electr	onic Transa	ction-cum-H	olding Sta	tement at	the emai				
ID						-			
Want to avail BSDA facility									
Account to be operated through	Power of A	ttorney (PO	4)						
Standing Instruction for Auto Ple			_						
With reference to my / our appl							ith		
enable my / our depository accorrection for Automatic Flag "Standing Instruction for Automatic Automatic Automatics Structure Automatic	-			_			ith		
Securities and Exchange Board of	-						n		
as regulated by SEBI (Depositori	-								
SMS Alert Facility							•		
+91									
Mobile Number [(Mandatory, of this facility		-	of Attorne	ey (POA)]. ((If POA is	not grante	d & you d	o not wish	i to avail
Sole / First Holder 🗆 Yes 🗆 No Second Holder 🗆 Yes 🗆 No Third Holder 🗆 Yes 🗆 No									
Easi: to register for Easi, please visit website <u>www.cdslindia.com</u> . Easi allows a BO to view his ISIN balances, transactions and value of the portfolio online.					tions				

Declaration: The rules and regulations of the Depository and Depository Participants pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/we hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake to inform you of any changes therein, immediately. In case any of the above 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. In case non-resident account, I/we also declare that I/we have complied and will continue to comply with FEMA regulations. I/we acknowledge the receipt of copy of the document, "Right and Obligations of the Beneficial Owner and Depository Participant".

Details of Authorised Signatories	Name	Designation	Signatures
First Signatory			⁽²⁾ (7)
Second Signatory			⁽²⁾ (7)
Third Signatory			^{Cer} (7)
Other Holders	Name	Designation	Signatures
Second Holder			⁽ 2 ⁽⁷⁾
Third Holder			(7)
Date D D M I	M Y Y Y Y Place		

(In case of more authorised Signatories, please add annexure)

Notes:

- 1. All communication shall be sent at the address of the Sole/First holder only.
- Thumb impressions and signatures other than English or Hindi or any of the other language not contained in the 8th Schedule of the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate.
- 3. For receiving Statement of Account in electronic form :
 - a. Client must ensure the confidentiality of the password of the email account
 - b. Client must promptly inform the participant if the email id has changed.
 - c. Client may opt to terminate this facility by giving 10 days prior notice. Similarly, Participant may also terminate this facility by giving 10 days prior notice.
- 4. Strike off whichever is not applicable.

Dhani Stocks Limited

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi - 110008 Correspondence Address: Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana.

Based	
	Per Lot
/ Futures	
Options	Per Lot
Based	 Per Lot
Based	
very Based	 Per Lot
	Based

TARIFF SHEET

*Minimum Aggregated brokerage in CM segment will be Rs 25 per scrip for Delivery and Rs 15 per scrip for Intraday trades, subject to regulatory caps, as applicable.

The above rates are exclusive of transaction charge, Stamp Duty, Securities Transaction Tax, SEBI turnover fees, Investor Protection Fund and Goods & Service Tax (GST) which will be charged extra at the rate prevailing from time to time.

Dhani Stocks Limited reserves the right to change the brokerage rate as well as other tariffs from time to time under intimation to client.

Signature of	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory	

Authorised Signatory	⁽ B ⁽⁸⁾	^{CE} (8)	^ر ه (8)

SCHEDULE OF CHARGES - Depository [NSDL – DP ID: IN-302236 & CDSL DP ID: 12029900]

	Char	ge Head	Charges *	
		han Rs. 1,00,000/- and/or value of securities other	Nil	
AMC charges	than debt securities is less than			
for Basic		e than Rs 1,00,000 but less than Rs. 2,00,000/-	Rs. 100/-	
Service Demat Account (BSDA)	and/or value of securities other than Rs. 2,00,000/-	than debt securities is more than Rs 50000 but less		
Account (BSDA)	If on any date the Beneficial Ow charges will be levied.	ner ceases to meet the eligibility criteria for BSDA, the	n normal	
	Charge Head	Charges *		
AMC Charges - In	dividual	Rs. 300/-		
AMC Charges - Co		Rs. 1000/-		
Custody Charges		Nil		
Transaction Char		Nil		
Transaction	Non BSDA - Within Dhani	Rs. 20/- or 0.02% of the transaction value (whichever is h		
Charges (Sell)	Non BSDA - Outside Dhani	Rs. 30/- or 0.03% of the transaction value (whichever is h		
	BSDA	Rs. 50/- or 0.05% of the transaction value (which	ever is higher)	
Failed Instruction		Nil		
Pledge : Creation / Confirmation / Closure /		Rs. 35/- or 0.02% of the transaction value (whichever is higher		
Invocation				
DEMAT /Convers	ion	Rs. 5/- per certificate/unit + Rs. 50/- courier	charges	
DEMAT/Conversion Rejections		Rs. 25/- per rejection + Rs. 50/- courier charges		
DEMAT/Conversion Rejections (For NRI and OCB		Rs. 25/- per rejection + Courier/Postal Charges for Section 4	ecurity/MF item	
clients)		security/MF certificate etc.		
REMAT / Redem	otion/ Restart - SOA	Rs. 35/- for every 100 securities/MF units or p	art thereof	
Delivery Instruction Book		Nil		
Fax Indemnity (O	ptional)	Actual		
Courier/Postal Ch security/MF certi	narges of Security/MF item, ificate etc.	Actual (Applicable for NRI/OCB clients c	only)	
•	narges for dispatch of	Rs 50/- per dispatch		
	Jndertaking (NDU)	Rs. 35 or 0.02% of the transaction value (whiche	ver is higher)	
Margin Pledge Cr		Rs. 15/-		
	reation/Closure Confirmation /	Nil		
Invocation	cation, closure commution,	INII		
Margin Trading Funding Pledge - Creation		Rs. 35/- per instruction		
Margin Trading F		Nil		
Closure/Invocatio				
* GST extra	-	1		

Note:

- □ In case of delays in the payment of charges, the demat account will be frozen for all operations till such time all dues are cleared subject to 30 days' notice from the payment due date.
- □ All instructions for transfer must be received in physical form from the clients upto 4:00 PM on "T+1" for pay-in of securities. Late instructions would be accepted at the account holder's sole risk and responsibility.

□ Charges are subject to revision at the company's sole discretion and as per revision in NSDL/CDSL charges and are subject to 30 days' notice from the date of applicability.

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	æ (9)	^{CE®} (9)	^{CE} (9)

- □ All payments to be made in the name of "Dhani Stocks Ltd." via a cheque/DD payable at the local branch where the account is opened. Out-station cheques will not be accepted.
- □ Out of pocket expenses incurred on the dispatch of securities for Dematerialization and communication charges incurred on out-station calls/faxes made specifically on request of the client will be charged on actuals.
- □ Any advance payment over and above the normal amount due can also be made.
- □ It may be noted that in the event of demat account closure or shifting of demat account to another DP, the upfront annual AMC collected is refundable to the extent of balance quarter(s)
- □ In case of BSDA Account, the value of holdings exceeds Rs.2,00,000/- on any date or the account holder cease to meet the eligibility criteria for BSDA, then charges would be levied as that applicable to regular account (non–BSDA) from that date onwards.

CHARGES ON NON-PAYMENT OF DUES:				
Penalty and Interest Charges	NSDL	A penalty of 2% per month on the value outstanding on the bill after one month from the due date.		
	CDSL	A penalty of 1.083% per month on the value outstanding on the bill after one month from the due date		
Non-Payment of bill after 30 days		Temporarily the Depository Services will be withdrawn from the payment due date. The renewal charges for resuming the Services will be Rs. 100/- per account.		

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	²³⁶ (10)	^{CE} (10)	^{CE} (10)

POLICIES & PROCEDURES – EQUITY AND COMMODITIES SEGMENT

1. Refusal of orders for penny / illiquid stocks / Commodity Derivatives

The Stock Broker shall have the absolute discretion, from time to time, to refuse/partially refuse/accept orders in one or more securities / commodities due to various reasons including trading in penny stocks/commodity(ies), market liquidity, value of security(ies)/commodity(ies), illiquid options, far month options, writing of options, market capitalization of the stock /commodity(ies) and such stock/commodity(ies) not in demat form, securities which are not in the permitted list of the Stock Broker / exchange(s) / SEBI and/or appear under illiquid securities/commodity(ies) declared by the exchange(s). It is also provided further that Stock Broker may ask for compulsory settlement/advance payment of expected settlement value/delivery of securities/commodity(ies) for settlement prior to acceptance/placement of order(s) as well. Losses, if any, on account of such refusal by the Stock Broker or due to delay caused by such limits, shall be borne exclusively by the client alone. The Stock Broker shall not be responsible for any financial or other implications due to such execution, delay in execution or non-execution of any such orders.

The Stock Broker shall have the prerogative to place such restrictions, notwithstanding that the client has sufficient credit or margin available in his account. The Stock Broker, may however, allow for acceptance of such orders, for certain securities/commodity(ies) on its own discretion, through its specific internal process, instead of allowing such orders through the standard process like online trading platform or its branches.

2. Setting up client's exposure limits

The Stock Broker, may from time to time, vary limits or impose new limits for the orders that the client can place through the Stock Broker's trading platforms. The Stock Broker would have the sole discretion on setting these limits based on its risk perception of the client, Margin received from the client, Market conditions and other factors, but not limited to, limits on account of exchange/ SEBI directions/ limits (such as Stock Broker level/ market level limits in security specific/volume specific exposures etc.). This would include exposure limits, turnover limits, limits as to the number, value and/or kind of securities/commodity(ies) in respect of which orders can be placed etc.). The client is aware that the Stock Broker may be unable to inform the client of such variation, reduction or imposition in advance. The Stock Broker shall not be responsible for such variation, reduction or imposition or the client's inability to route any order through the Stock Broker's trading system on account of any such variation, reduction or imposition or limits.

The Stock Broker may at any time, at its sole discretion and without prior notice, prohibit or restrict the client's ability to place orders or trade in securities/commodity(ies) through the Stock Broker, or it may subject any order placed by the client to a review before its entry into the trading systems and may refuse to execute / allow execution of orders due to but not limited to the reason of lack of margin / securities/commodity(ies) or the order being outside the limits set by the Stock Broker / exchange / SEBI and any other reasons which the Stock Broker may deem appropriate in the circumstances. Losses, if any, incurred by the client on account of such refusal or delay, shall be borne exclusively by the client alone.

The Stock Broker shall have the prerogative to allow differential buy and sell limits for its clients depending upon credit worthiness, integrity and past conduct of each client.

3. Applicable brokerage rate

The Stock Broker is entitled to charge brokerage within the limits imposed by exchange which at present is as under:

a. For Cash Market Segment: The maximum brokerage chargeable in relation to trades effected in the securities admitted to dealings on the Capital Market segment of the Exchange shall be 2.5% of the contract price exclusive of

statutory levies. It is further clarified that where the sale / purchase price value of a share is Rs 10/- or less, a maximum brokerage of 25 paise per share may be charged.

- b. For Option contracts: Brokerage for option contracts shall be charged on the premium amount at which the option contract was bought or sold and not on the strike price of the option contract. It is hereby further clarified that brokerage on the options contracts shall not exceed 2.5% of the premium amount or Rs 100/- (per lot), whichever is higher.
- c. **For Future contracts:** Brokerage for future contracts shall be charged on the value at which the contracts are bought or sold. It is hereby further clarified that brokerage on the futures contracts shall not exceed 2.5% of the Contract value exclusive of statutory levies. The slab rates of brokerage are function of the cost of the services being provided to the client and would be reviewed from time to time
- d. For Commodity Derivative contracts: The Stock Broker is entitled to charge brokerage within the limits imposed by exchange.

4. Imposition of penalty/delayed payment charges/other charges

The Stock Broker would be entitled to levy or charge delayed payment charges not exceeding 24% per annum on any amounts which are overdue from the client towards trading or on account of any other reasons. The client shall pay to the Stock Broker brokerage, all taxes, duties, levies to the stock exchanges (including any amount due on account of reassessment / backlogs etc.), transaction expenses, F&O charges, delayed payment charges, short delivery charges, auction charges, cheque stop payment charges, cheque bounce charges, lost token charges, incidental expenses such as postage, courier etc. as they apply from time to time to the client's account /transactions / services that the client avails from the Stock Broker.

The Stock Broker may impose penalties / fines for any orders/trades / deals / actions of the client which are contrary to Stock Broker Client Agreement/rules / regulations / Bye-Laws of the exchange or any other law for the time being in force, at such rates and in such form as it may deem fit. Further where the Stock Broker has to pay any fine or bear any punishment from any authority in connection with / as a consequence of / in relation to any of the orders/trades / deals/actions of the client, the same shall be borne by the client.

5. The right to sell client's securities/commodity(ies) or close client's positions, without giving notice to the client, on account of non-payment of client's dues. The Stock Broker shall have the right and the prerogative to sell client's securities/commodity(ies), both unpaid securities/commodity(ies) as well as collaterals deposited towards margins, or close out client's open positions, without giving notice to the client where there is either a delay or failure of the client to meet the pay-in/settlement obligations and / or there is delay /failure of the client to bring additional margins to cover the increase in risk in dynamic and volatile market conditions.

The client would be responsible for monitoring his/her/its position (dealings/trades and valuation of security(ies))/commodity(ies) on his/her/its own and provide the required/deficit margin/ security(ies)/commodity(ies) forthwith as required from time to time whether or not any margin call or such other separate communication to that effect is sent by the Stock Broker to the client and/or whether or not such communication is received by the client. The client is not entitled to trade without adequate margin and that it shall be client's own responsibility to ascertain beforehand the margin requirements for its orders/traders/deals and to ensure that the required margin is made available to the Stock Broker in such form and manner as may be required by the Stock Broker. The client shall ensure that funds/securities/commodity(ies) are made available in time and in designated form at designated bank(s) and depository account(s) of the Stock Broker, for meeting his/her/its pay-in/settlement obligation of funds and securities/commodity(ies). The Stock Broker shall not be responsible for any claim/loss/damage arising out of non-availability/short availability/delayed availability of funds/securities/commodity(ies) by the client in the designated account(s) of the Stock Broker for meeting the payin/settlement obligation of either funds or securities/commodity(ies). If the client gives orders/trades in the anticipation of the required securities/commodity(ies) being available subsequently for pay-in/settlement through anticipated pay out from the exchange or through borrowings or any off market delivery(s) or market delivery(s) and if such anticipated availability does not materialize in actual availability of securities/commodity(ies)/funds for pay-in/settlement for any reason whatsoever including but not limited to any delays/shortages at the exchange or Stock Broker level/non-release of margin by the Stock Broker etc., the losses which may occur to the client as a consequence of such shortages in any manner such as on account of auctions / square-off / closing outs etc., shall be solely to the account of the client and the Stock Broker shall not be responsible for the same in any form or manner whatsoever.

In case the payment of the margin/security/commodity(ies) is made by the client through a bank instrument, the Stock Broker shall be at liberty to give the benefit/credit for the same only on the realization of the funds from the said bank instrument & subsequent updation in records as per Stock Broker's process. Where the margin/security/commodity(ies) is made available by way of securities/commodity(ies), it is upto the Stock Broker's discretion to decline its acceptance as margin &/or to accept it at such reduced value as the Stock Broker may deem fit by applying haircuts or by valuing it by marking it to market or by any other method as the Stock Broker may deem fit in its absolute discretion.

In the event of client failing to maintain or provide the required margin/fund/security(ies) /commodity(ies) or to meet the funds/ margins/securities/commodity(ies) pay-in obligations on immediate basis for the orders/trades/deals of the client and the Stock Broker shall have the right, without any further notice or communication to the client, to withhold pay-out of funds/securities/commodity(ies), to liquidate security(ies) /commodity(ies), to disable trading facility to the client.

Losses, if any, on account of any one or more steps, as enumerated herein above, being taken by the Stock Broker, shall be borne exclusively by the client alone.

In case the client does not pay for the securities/commodity(ies) received in pay-out, then the stock broker shall be entitled to retain those securities/commodity(ies) up to five trading days after pay-out. Further, where client fails to meet its funds pay-in obligation within five trading days from pay-out, the stock broker shall liquidate the securities/commodity(ies) to recover its dues.

6. Shortages in obligations arising out of internal netting of trades

Short delivery of shares by client(s) against his/her/its selling obligation shall result into either into one or both of the following –

a. Short Delivery to the Exchange for scrip at the Trading Member level: Incase of short delivery to exchange, the settlement happens as per the auction/close-out mechanism of Exchange and auction/close-out debit is passed to the defaulting clients who did not fulfil his/her/its selling obligation.

b. Short delivery of pay-out to clients who bought the scrip on that day (Client to Client shortage):

The shares delivered short shall be purchased on the pay-in date i.e. on T+1 or T+2, as the ,case may be, from Normal Market and the purchase consideration amount shall be debited to the defaulting client(s).

However when multiple settlements (say S1 and S2) are conducted on the same day (say Tm), the shares delivered short, in case of T+2 settlement, shall be purchased as under –

1. The shares delivered short in first settlement (S1) shall be purchased on T+2 day (Tm) from Normal Market and the purchase consideration amount shall be debited to the defaulting client(s).

2. The shares delivered short in second settlement (S2) shall be purchased on T+3 day (Tm) from Normal Market along with shortages of that day and the purchase consideration amount shall be debited to the defaulting client(s). If the covering rate (internal shortage repurchase) is more than the actual sell rate on T day, the difference amount will be borne by the defaulting client on sell side.

If the covering rate (internal shortage repurchase) is less than the actual sell rate on T day, the difference amount will be debited to the defaulting client on sell side and credited in a separate account maintained with Dhani Stocks Limited (DSL).

Further, if DSL is unable to buy shares on T+2 day, in case of T+2 days settlement, from normal market due to upper side freeze on the scrip or any other reason, the defaulting seller will be debited at the close-out rate and the corresponding buyer will be credited by equivalent amount. The close-out rate will be the highest between the trade date and (T+2) date or 20% above the official closing price on the (T+2) day, whichever is higher.

Further if the shares covered against client to client shortages is again received short from any client, the trade will be settled by the close-out debit to seller client and corresponding buyer for whom the shares were covered will be credited by equivalent amount. The close-out rate will be the highest rate between the repurchase date (T day) and

auction date i.e. (Repurchase date +2) day or 20% above the official closing price on the auction day, whichever is higher.

If the shares repurchased against client to client shortages received short from Exchange, the settlement happens as per the auction/close-out mechanism of exchange.

c. Mechanism of choosing corresponding clients on the buy side:

Corresponding clients on the buy side of scrip A are chosen on the basis of the descending quantity of shares bought by them i.e. first the client (say X) who has purchased highest quantity of scrip A will be picked up and if the shortage of shares is more than the quantity of shares bought by the client X, then the client who has purchased the next highest quantity will be picked up so on and so forth. The shares bought on T+2 in case of Client to Client shortage and shares/credit received from Exchange through auction process in case of Trading Member level shortage are credited to the corresponding client on buy side of scrip A chosen through the aforesaid mechanism.

7. Conditions under which a client may not be allowed to take further position or the Stock Broker may close the existing position of a client

The Stock Broker may refuse to execute order of a client or may close the existing position of the client due to lack of margin / securities/commodity(ies) or the order being outside the limits set by Stock Broker / exchange/ SEBI. Other reasons for not allowing further positions or closing out of existing positions could be as:

- a. Client has not met his pay-in obligations in cash by the scheduled date of pay-in for purchases done in CM segment.
- b. Non-payment or erosion of margins or other amounts, outstanding debts, etc.
- c. Client is dealing in illiquid scrips or contracts/penny stock/commodity(ies).
- d. Cheque submitted by the client has bounced or clear funds not received with the Stock Broker for the cheque submitted by the client.
- e. If in the opinion of the Stock Broker, the client has committed a fraud, crime, or acted in contravention to the agreement.
- f. Non-Payment of Marked to Market loss in Cash.
- g. Open positions in a contract exceed or are close to market wide cut-off limits.
- h. Client's position is close to client-wise permissible "open" positions.
- i. Intraday orders after the cut-off time would not be allowed.

8. Temporarily suspending or closing a client's account

The Stock Broker can suspend/close the client account and also withhold the pay-outs of client if there is any judicial or/and regulatory order/action requiring suspension/closure of client's account. The Stock Broker can also suspend/close the client account if the Stock Broker observes any abnormal or suspicious activity in the client account through its monitoring and surveillance of the client account. The Stock Broker may also temporarily suspend/close the client account if there is no activity in the client account for a period, as deemed fit by the Stock Broker from time to time. The client's account can also be put under temporary suspension/closure if the client has not cleared the uncovered debit in its account or if the client has not submitted Know Your Client (KYC) details sought by the Stock Broker to fulfil its own surveillance or exchange related requirements.

In the event of information/reports reaching the Stock Broker of the client's death, the account can also be put under temporary suspension/closure.

The Stock Broker can also put the client's account under temporary suspension/closure if the client has failed to provide or update its communication details like correspondence address, Mobile number, landline numbers or E-mail ID.

The client may also request the Stock Broker to temporarily suspend/close his account, Stock Broker may do so subject to client accepting / adhering to conditions imposed by Stock Broker including but not limited to settlement of account and / or other obligation.

9. De-registering a client

The client has the option to De-register his account after settling his account with the Stock Broker. The client would be liable to pay all dues in his account before the De-registration. The Stock Broker shall have the right to terminate the agreement with immediate effect in any of the following circumstances:

- a. The client account figures in the list of debarred entities published by SEBI.
- b. The actions of the Client are prima facie illegal / improper or such as to manipulate the price of any securities/commodity(ies) or disturb the normal / proper functioning of the market, either alone or in conjunction with others.
- c. If there is any legal /regulatory proceeding against the client under any law in force.
- d. If there is reasonable apprehension that the Client is unable to pay its debts or the Client has admitted its inability to pay its debts, as they become payable;
- e. If the Client is in breach of any term, condition or covenant of this Agreement;
- f. When the Stock Broker is informed or ascertains that the client has deceased / become insolvent / not able to act in the market due to lunacy/disability etc.
- g. The Stock Broker shall have the right to close out the existing positions, sell the collaterals to recover any dues with or without consent of the client before de-registration of the client.
- h. Either party will be entitled to terminate the agreement without assigning any reason, after giving notice in writing of not less than 30 days to the other party.

Not with standing any such termination/deregistering, all rights, liabilities and obligations of the parties arising out of or in respect of transactions entered into prior to the termination/deregistering, shall continue to subsist and vest in/ be binding on the respective parties or his/its respective heirs / executors / administrators / legal representatives / successors as the case may be.

10. INACTIVE CLIENT ACCOUNT

A client account will be categorised as inactive, if no trades have been carried out since last 12 (Twelve) months across all exchanges.

Reactivation: Client accounts that have been categorised as 'Inactive/Dormant' can be reactivated only after receiving updated information and/or confirmation related to KYC from concerned client. Dhani Stocks Limited shall also have the discretion to reactivate a trading account, after doing enhanced due diligence, as the company may consider fit and proper. Further, in case client has not traded in the last 24 months (dormant for two year), fresh documentation/KYC, due diligence and IPV is undertaken before reactivation of the client account.

CLIENT ACCEPTANCE AND ACKNOWLEDGEMENT

These policies and procedures may be amended/changed by Dhani Stocks Limited (DSL), provided the change is informed to the client through any one of the means or method like posting on the website of Dhani Stocks Limited (DSL) or sending by speed post / courier / registered AD/ e-mail. These policies and procedures are to be read along with the document executed and shall be compulsorily referred to while deciding any dispute/difference in claims in between client and Dhani Stocks Limited (DSL) in any court of law, judicial / adjudicating authority, including arbitrator, mediator etc.

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	^{Cer} (11)	^{Cer} (11)	<€° (11)
Date D D M	M Y Y Y Y Place		

Terms and Conditions between Client and Dhani Stocks Limited I. GENERAL TERMS AND CONDITIONS

- A. The Client shall transmit his/her/its orders to the Stock Broker through the Internet over the Stock Broker's website; or through telephone (as per the predefined procedure of forwarding the order through a phone broking executive or in such other manner as the Stock Broker may permit) or through instruction in writing or through oral instructions.
- B. The Client hereby authorizes the Stock Broker to rely and act on, and treat as fully authorized by and binding upon the Client, any order, instruction or communication (by whatever means transmitted and whether or not in writing) which purports to have been given and which the Stock Broker reasonably believes in good faith to have been given by the Client or a person duly authorized to act on behalf of the Client and, if the Stock Broker acts in good faith on such instructions, such instructions shall be binding on the Client without restriction and the Stock Broker shall not be under any duty to verify the authenticity of such instructions or the identity of the person(s) giving them. The client agrees that he/she/it shall be responsible to the Stock Broker for all commitments and obligations made or entered into in the Client's name whether in writing or orally and howsoever communicated or purported to be given as aforesaid.
- C. The Client shall, from time to time, notify the Stock Broker in writing the names of the persons who are authorized to give instructions to the Stock Broker on behalf of the Client until and unless the Stock Broker is notified in writing to the contrary.
- D. The Stock Broker shall have the right to add or delete securities/commodity(ies) in its permitted list of securities/commodity(ies), for which the facility is made available, in its absolute discretion and details of the same would be posted on the website and no separate intimation thereof will be sent to the Client either physically or electronically.

E. Declaration by the client

- i. The Client shall not believe in any promises made about "Assured Returns" by the Stock Broker's employees or Sub-Brokers and/or so called "hot tips", if any.
- ii. The Client shall not rely on any implicit/explicit promise made by the issuer or any third party on returns
- iii. The Client shall not match/synchronize trades with any other person nor shall he indulge in any trading activity which results in disturbance of market equilibrium in any manner including manipulation of price of any scrips.
- iv. The Client shall always keep track of the margin requirement either by contacting his/her/its Branch or by logging into trading account/website.
- v. The Client shall not respond to any E-mail from an address appearing to be sent by the Stock Broker or from any other Email ID, asking the Client for his/her/its personal information, account details or information on your User ID and Password of the Client's trading and/or depository account and that it is the Stock Broker's policy not to seek such information through E-mail.
- vi. The Client shall not take help from any employee of the Stock Broker or any other person while resetting his/her/its Password and that in case the Client has taken help from someone while resetting his/her/its password, then the Client shall immediately change his/her/its password again and ensure that the new password is only known to him/her/it.

- vii. The failure of the Client to understand the risk involved shall not render a contract as void or voidable and the Client shall be and shall continue to be responsible for all the risks and consequences for entering into trades in the segments in which the Client chose to trade.
- F. The Client will not hold nor seek to hold the Stock Broker or any of its officers, directors, employees, agents, subsidiaries, affiliates or business associates liable for any trading losses, cost of damage incurred by the Client consequent upon relying on investment information, research options or advice or any other material/information what so ever on the website whether inserted by the Stock Broker or any other agency. The Client is aware that any information on the website based on the research of the Stock Broker or other external sources is subject to normal variations in the stock market and is merely an estimation of the viability or otherwise of certain investments, and the Stock Broker shall not be deemed to have assumed any responsibility for such information
- G. The Client understands that the Stock Broker may at any time, at its sole discretion and without prior notice to the client, prohibit or restrict the Client's access to the use of the website or related Services and the Client's ability to trade. Client will bear any loss that he/she/it may be faced with due to inability to execute further trades on account of such restriction
- H. The Client shall immediately notify the Stock Broker in writing, delivered via E-mail and/or Registered AD, if the Client becomes aware of any loss, theft or unauthorized use to Client's account; and in such eventuality the Stock Broker shall suspend the use of the account of the Client. However the Client shall be responsible and liable for all transactions that are carried out by the use of the Client's user ID and personal details..
- I. The Client understands that placing an order with the Stock Broker, including a market order does not guarantee execution of the order. The Stock Broker has the absolute right to reject any order that may be made by the Client if the same prima facie appears to be suspicious in nature and/or involves the breach of the requirement of maintaining the prescribed Margin in the Client account or the bank account.

The Stock Broker shall not be liable for any losses, damages or claims on account of such non-execution or cancellation of any trade.

II. Conditions governing transactions in Capital Market

- A. For change of address or any personal details of the Client, the Client shall send a letter or fax to the Stock Broker duly signed by himself/authorized signatories
- B. All the personal details provided by the client shall be deemed to be true and correct and incase of any dispute same shall be relied upon. The client undertakes not to dispute and keep the Stock Broker indemnified in the event, if any, if the information is found to be incorrect or false. Neither the Stock Broker nor any of the employees shall be liable for erroneous information so provided.
- C. Neither the Stock Broker nor any of the employees shall be liable for erroneous information so provided.
- D. Neither the Stock Broker nor any of its employees/representatives shall be liable for any failure to perform its obligations, to the extent that such performance has been delayed, hindered or prevented by systems failure, network errors, delay or loss of data due to the above and in circumstances of acts of God, floods, epidemics, quarantine, riot or civil commotion and war. Further the Client agrees that he/she/it will not be compensated by the Stock Broker for any "lost opportunity" viz. notional profits due to whatsoever reasons, including but not limited to the reasons mentioned in the General Terms and Conditions.

III. Conditions governing transactions in Derivatives (including commodity derivatives)

A. Margin/Collateral

i. The Client shall pay the prescribed initial margin in the form of cash and/or in the form of securities (the Margin) with the Stock Broker and the Margin will not be interest bearing. The Stock Broker shall have at its sole discretion, the irrevocable right to set off a part of whole of the Margin i.e. by the way of appropriating of the relevant amount of cash or by sale or transfer of all or some of the Securities which form part of the

Margin, against any dues of the Client in the event of the failure of the Client to meet any of their respective obligations.

- ii. The Client also agrees and is made aware that in case intraday loss is such that margin position goes down, Stock Broker can sell any or all securities/positions lying in his/her/its account without giving notice to the Client as it/he/she is also required to keep track of its/his/her margin position. Stock Broker is entitled to square off/sell the position or shares at any time during the day or thereafter in the account & Client undertakes not to raise any dispute & shall not hold Stock Broker responsible for any loss arising thereof.
- iii. The Stock Broker may at its sole discretion prescribe the payment of Margin in the form of cash instead of or in addition to margin in form of securities. The Client accepts to comply with the Stock Broker's requirement of payment of Margin in the form of cash immediately.
- iv. The Client agrees that any securities/cash placed by him/her/it as margin money may in turn be placed as margin by the Stock Broker with the Exchange or banks or such other institution as the Stock Broker may deem fit. The Client authorizes the Stock Broker to do all such acts, deeds and things as may be necessary and expedient for placing such securities/cash with the Exchanges/Banks/Institutions as margin.
- v. In exercise of the Stock Broker's right to sell securities under the General Terms and Conditions, the Client agrees that the choice of specific securities to be sold shall be solely at the Stock Broker's discretion. Any and all losses and financial charges on account of such liquidation / closing-out shall be charged to and borne by the client.
- vi. The Client agrees and empowers / authorizes the Stock Broker to act at its discretion of merging balances kept under various accounts held with the Stock Broker such as, CM Trading Account, F&O Trading Account, Derivatives/Currency Derivatives Trading Accounts, margin trading account etc., to nullify the debit in any other account of the Client held with the Stock Broker without taking any further instructions from the Client.
- vii. The Stock Broker shall be entitled to require the client to keep permanently with the stock broker, a deposit/collateral/margin of a value specified by the stock broker so long as the client desires to avail of the stock broker's services. If any Commodities are found not to be of Good Delivery at any time after it's deposit with the Stock Broker, the Stock Broker is entitled to reduce the amount attributable to such security in the Client's account and the client shall immediately replace the same, failing which the stock broker is entitled to revise the limits of the Client and/or square-off all or any outstanding position(s) in the Client's account.
- viii. The client hereby gives to the stock broker, an irrevocable and unconditional right to appropriate any collateral or margin, without any prior reference to the client in order to discharge any and all current or future indebtedness or any other obligation (including contingent indebtedness or obligation) that the client may have to or through the Stock Broker and/or Business Associate(s).
- ix. Without prejudice to the provisions of clause viii & ix in case the Constituent does not provide the required collateral/margin within the time frame specified by the Member, the Member shall have the right to:
 - a. Appropriate and/or transfer and/or sell any Commodities or collateral in the Client's Account and/or instruct the Designated Depository Participant to sell and/or transfer all or any Commodities thereof.
 - b. Prevent any new orders from being placed and/or executed by the Constituent; and/or
 - c. Take such other action as the Stock Broker thinks fit and proper.

The Stock Broker may exercise all or any of the above rights in such manner as the it thinks appropriate, without demand for additional margin or collateral, or advance notice or advertisement, on any Exchange or other market where such business can be transacted, at a public auction or by private sale and the Stock Broker and/or any of its Business Associate(s) may be the purchaser/seller for its own account. Any prior demand, call or notice given in this regard shall not be considered as a waiver of the Stock Broker right to exercise its rights without any such demand, call or notice.

x. The Stock Broker shall be entitled to debit all costs/expenses incurred by it in relation to or associated with the margins/collaterals of the Client to the Clients account.

B. Dealings

- i. In the event of the sale of any Securities by the Stock Broker at the request of the Client and the inability of the Stock Broker to deliver to the purchaser the securities so sold by reason of the failure of the Client to supply the same, the Stock Broker therewith then, and in such event, but subject to the provisions of applicable laws, rules and regulations, the Client authorizes the Stock Broker to borrow, purchase or otherwise acquire any Securities necessary to make delivery thereof. Further, the Client accepts liability for any premiums which the Stock Broker may be required to pay, and for any losses, costs, charges, expenses or other liabilities whatsoever which the Stock Broker may sustain or incur by reason of the Stock Broker's inability to deliver the Securities in question.
- i. The Stock Broker shall not be liable for any losses (whether actual or notional) sustained by the Client, directly or indirectly, if it is prevented from acting as a direct or indirect result of government restrictions, Exchange or market rulings, computer, communication, telephone or system failure, power failure, equipment or software malfunction, the imposition of emergency procedures or suspension of trading by any relevant exchange, clearing house or other market, civil disorder, acts or threatened acts of terrorism, natural disasters, war, strikes or other circumstances beyond its control.

C. Mistaken orders

The Stock Broker shall not be responsible for any order, that is made by the Client by mistake and every order that is entered by the Client through the use of the allotted user name and the security code(s) shall be deemed to be a valid order for which the Client shall be fully responsible.

D. Voice recordings

- i. The Client hereby acknowledges and agrees to the use of voice recording devices by the Stock Broker of any telephone conversation between the Stock Broker and the Client and any of the Client's authorized persons, employees, officers or agents, without an automatic tone warning device in order to permit the Stock Broker to verify data concerning any matters relating to the purchase and/or sale of Securities.
- ii. The Stock Broker endeavours to record all the conversation between the Stock Broker and the client, however the client understands that certain transactions may not be captured/recorded due to technical defects, certain unforeseen events and non-availability of the said facility in the concerned branch therefore nonavailability of any one or all of the voice recording do not render the transactions invalid & same shall be binding on the client

E. Conclusiveness of records

The Stock Broker's own records of the trade/transaction maintained through computer system or otherwise shall be accepted as conclusive and binding on the Client for all purposes

IV. Stock Broker Client Communication

A. Electronic communication of documents

The Stock Broker shall send to the Client by electronic means the trade confirmation of the trades executed, bill and account statement. The Client agrees that the Stock Broker fulfils its legal obligation to deliver to the Client any such document if sent via electronic delivery. The Client understands that it is his/her/its responsibility to review, upon first receipt, whether delivered to Client by mail, E-mail (including any auto replies from the system of the Stock Broker) or other electronic means, but not limited to all confirmation statements, notices, bill and other communication or the contract notes via the physical mode, statement of accounts for commodities, trade confirmation(s) of the trade(s) executed, bills, notices, Commodities transaction tax statement(s) & any other communication sent on client's registered Email ID. The e-mail address provided by the client in the KYC and any subsequent updation shall be final and binding on the client. The Client also agrees that the Stock Broker shall not take cognizance of out of-office/out-of-station auto replies and the Client is deemed to have received such electronic mails. The Stock Broker shall send Ledgers, STT Statement and all other statements only on Clients registered E-mail ID. Further, the aforesaid information / communication/documents will be deemed to have been delivered, at the designated location (specified from time to time) where the client logs into the internet site using his/its username and password. The Client accepts the same as a valid delivery of the said information/communication.

Further, the Member and the Client hereby agrees to abide by the amendment required if any, for complying with any Statute, regulation or with the requirements of any competent authority.

B. Change of Address/Contact Details

Unless the Client informs the Stock Broker of the change of the address for communication and/or contact details viz. mobile number/landline number in writing all notice, circulars, communication or mail sent to the existing address and/or contact number(s) shall be deemed to have been received by the Client.

C. Notice/Policies

Certain policies and/or procedures may be further outlined on the Stock Broker's website and material/literature and frequently asked question (FAQ's) provided to the Client. Through the use of the Stock Broker's website and services the Client agrees to be bound by any and such notices, policies and terms of doing business.

D. Security Code(s), Security Precaution and Infrastructure

i. Use of Client ID /Password

The Client confirms and agrees that it will be the sole authorized user of the User name, Password, Client User Identification Number, Telephone Personal Identification Number (T-Pin) or other identification or security code by whatever name called, to be given to it by the Stock Broker to access Stock Broker's system or service through Stock Broker's website, over the telephone or in such manner as may be permitted by the Stock Broker for availing of the service. The Client accepts sole responsibility for use, confidentiality and protection of the User name Password, Client User Identification Number, T-Pin or other security code(s) as issued by the Stock Broker to the Client from time to time (hereinafter referred to as 'security codes' as for all orders and information changes entered into the Client's account using such security codes).

ii. Client's infrastructure

For the purpose of these Terms, it is presumed that the Client has all the necessary and compatible infrastructure ready at its end for the purpose of accessing the website of the Stock Broker or contacting the phone broking executive of the Stock Broker prior to accessing the service provided pursuant to these terms. The Stock Broker will not (and shall not be under any obligation to) assist the Client in installing the required infrastructure or obtaining the necessary equipment permits and clearance to establish connectivity or linkages to the website of the Stock Broker.

iii. Prevention of unauthorized use

The Client will install the necessary safeguards and access restrictions to prevent unauthorized use of Client computer systems or security code and ensure that no unauthorized person can gain access to the computer systems or such security codes.

iv. Liability for incorrect instructions

The Client agrees to fully indemnify and hold harmless the Stock Broker for any losses, expenses or other consequences arising from the execution of incorrect/ambiguous or fraudulent instruction that got entered through the system at the Client's end.

E. Miscellaneous provisions governing the terms

i. Limitation of liability

- a. The Stock Broker does not guarantee and shall not be deemed to have guaranteed, the timeliness, sequence, accuracy, completeness, reliability or content of market information, or message disseminated to the Client. The Stock Broker shall not be liable for any inaccuracy, error or delay in, or omission of, (1) any such data information or message, or (2) the transmission or delivery of any such data, information or message; or any loss or damage arising from or occasioned by:
 - i. Non-performance, or,
 - ii. interruption in any such data information or message, due to either any act or omission by the Stock Broker or to any 'force majeure' event (e.g. flood, extraordinary weather condition, earthquake or other act of God fire, war, insurrection riot labour dispute, accident, action of movement communications, Power failure, shut down of systems for any reason {including on

account of computer viruses}, equipment of software malfunction) or any other cause beyond the reasonable control of the Stock Broker.

- b. The Stock Broker shall not be liable for any such inaccuracy, error, statement, or representations committed by any person or other associated third parties engaged by the Stock Broker to promote the services offered by it or on account of associated third party engaged by stock broker for the services offered by it. The Client agrees that he/she/it places no reliance on such persons and will exercise due care and diligence in relying on any statements made by such persons.
- c. The Client agrees that, under no circumstances, including negligence, shall the Member or anyone involved in creating, producing, delivering or managing the Member's services or System be liable, for any direct, indirect, incidental, special, general, remote, actual, notional or consequential loss and/or damages, arising out of the use or inability to use or the availability or non-availability of the services, including but not limited to loss or damage in relation to:
 - i. lost profits, trading losses, loss of opportunity or damages that result from interruption, delay or loss of the use of the Service; inability to trade for whatsoever reason
 - ii. any claim, loss or damage attributable to errors, omissions or other inaccuracies in the content or data on The Member's Web Site or the ORS Service;
 - iii. any unauthorized use, access or alteration or discontinuance of any services; or
 - iv. any other matter relating to the services

ii. Severability and Amendment

If any provisions of these Terms are held invalid or enforceable by reason of any law, rule, administrative order or judicial decision by any court, regulatory or self-regulatory agency or body, such invalidity or unenforceability shall attach only to such provision or terms held invalid. The validity of the remaining provisions and terms shall not be affected thereby and these terms shall be carried out as if any such invalid/unenforceable provisions or terms were not contained herein. Words and expressions which are used this General Terms and Conditions, but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the Rules, Bye-Laws and Regulations of the exchange(s) and circular issued there from.

This General Terms and Conditions can be altered, amended and /or modified by the parties mutually in writing without derogating from the contents of this General Terms and Conditions.

The Member shall have the right to replace the deleted provision with a legally valid provision that reflects the same purpose as the deleted provision to the greatest extent possible.

iii. Warranties of client

The client agrees and understands that the use of the Service by client, resident or situated outside India, may attract international, federal, state and/or local laws and regulations applicable to such Client. It shall be the sole responsibility of such Client, to ensure and comply, at all times with such applicable international, federal, state and/or local laws and regulations. The Client indemnifies the Member, its directors, employees, partners, Business Associates, agents and affiliates from and against any and all losses, claims, liabilities and/or expenses which may arise as a result of any failure by the Client to comply with the provisions of this clause

F. Credit inquiry

The Client authorizes the Stock Broker to conduct at any time a credit inquiry or check on the Client for the purpose of ascertaining the financial situation and investment objectives of the Client and the Client shall provide such financial and other information to the Stock Broker as may be required by the Stock Broker from time to time.

G. Foreign jurisdiction

This General Terms and Conditions does not constitute an offer to sell or a solicitation of an offer to buy any shares, securities or other instruments to any person in any jurisdiction where it is unlawful to make such an offer or solicitation.

The services covered under this General Terms and Conditions are not intended to be any form of any investment advertisement investment advice or investment information and has not been registered under any securities law of any foreign jurisdiction and is only for the information of any person in any jurisdiction where it may be lawful to offer such a service. Further, any information on www.dhanistocks.com is to be construed as a representation with respect to shares, securities or other investment regarding the legality of an investment therein under the respective applicable investment or similar laws or regulation of any person or entity accessing www.dhanistocks.com.

H. Proprietary Trading

The Member discloses herewith that it undertake Proprietary trading in addition to Client based trading

I. Electronic Payment Gateway

i. The Client understands that issuing an online instruction to transfer fund do not guarantee the credit of the money as the same may be delayed due to time lag in Gateway transfer process, or any other technical or other reasons whatsoever beyond the control of the Stock Broker. The Client undertakes to bear the resultant loss, if any arising out of such eventuality.

ii. Electronic Payment Gateway for Net banking Service

The Stock Broker shall endeavor to provide through Electronic Payment Gateway for Net banking, such service as the Stock Broker may decide from time to time. The Stock Broker reserves the right to decide the type of services which may be offered on each account and may differ from Client to Client. These facilities shall be offered in a phased manner at the discretion of the Stock Broker. The Stock Broker may also make additions/deletions to the services offered through Electronic Payment Gateway for Net banking at its sole discretion. The availability/non-availability of a particular service shall be advised through E-mail or web page of the Stock Broker or written communication.

iii. Password

The Client understands and agrees that it/he/she must:

- a. Keep the password totally confidential and not reveal the same to any third party.
- b. Choose a password that shall consist of a mix of alphabets, numbers and special characters, which must not relate to any readily accessible personal data such as it/his/her name, address, telephone number, driver license etc. or easily guessable combination of letters and number.
- c. Commit the password to memory and not record them in a written or electronic form, and
- d. Not let any unauthorized person have access to their computer or leave the computer unattended while accessing Electronic Payment Gateway for Net banking.
- e. In case the Client forgets the password for their account with the Stock Broker, it/he/she can request for change of the password. Such replacement shall not be construed/deemed as the commencement of a new contract.

iv. Transaction Processing

All the requests for instantaneous transactions will be given effect to instantaneously. In case requests for effecting any transactions are received on weekly offs/holiday/public holidays, with the Stock Broker, the Exchange & bank, they shall be effected on the immediately succeeding working day on the terms and conditions prevailing on that day. The Client shall not hold the Stock Broker or the bank responsible for not processing /effecting any transaction in case the Stock Broker does not receive instruction to this effect even though they have forwarded the same.

v. Risks

The Client hereby acknowledges that it/he/she is availing the Payment Instruction Service at it/his/her risk. These risks would include but not limited to the following risks.

a. Misuse of Password

The Client acknowledges that if any third person obtains access to their password, such third person would be able to provide Payment Instructions to the Stock Broker. They shall ensure that the terms and conditions applicable to the use of the password as contained in the Electronic Payment Gateway for Net Banking Terms and Conditions are compiled with at all times.

b. Internet frauds

The Internet per se is susceptible to number of frauds, misuse, hacking and other actions, which could affect Payment Instruction to the Stock Broker. Whilst the Stock Broker shall aim to provide security to prevent the same, there cannot be any guarantee from such Internet frauds, hacking and other actions, which could affect Payment Instructions to the Stock Broker. The Client shall separately evolve/evaluate all risks arising out of the same

c. Mistake & Errors

The filling in the applicable data for transfer would require proper, accurate and complete details. For instance, the Client is aware that they would be required to fill in the account number of the Stock Broker to whom the funds are to be transferred. In the event of any inaccuracy in this regard, the funds could be transferred to incorrect accounts and there is no guarantee of recovery thereafter. The Client shall therefore take all care to ensure that there are no mistakes and errors and that the information given by the client to the Stock Broker in this regard is error free, accurate, proper and complete at all points of time. On the other hand in the event of the clients Account receiving an incorrect credit by reason of a mistake committed by some other person, the Stock Broker or the bank shall be entitled to reverse the incorrect credit at any time whatsoever without the consent of the client. The client shall be liable and responsible to Stock Broker and accede to accept the Stock Broker's instructions without questions for any unfair or unjust gain obtained by me as a result of the same.

d. Transactions

The transactions, in respect of transfer of the funds may not fructify, the Stock Broker is merely providing it/him/her services whereby the said funds would be transferred.

e. Technology Risks

The technology for enabling the transfer of funds and the other services offered by could be affected by virus or other malicious, destructive or corrupting code, programme or macro. It may also be possible that the site of the Stock Broker or the bank may require maintenance and during such time it may not be possible to process the request of the Clients. This could result in delays in the processing of instructions or failure in the processing of instructions and other such failure and inability. The client understands that the Stock Broker disclaims all and any liability, whether direct or indirect, whether arising out of loss or profit or otherwise arising out of any failure or inability by the Stock Broker to honour any Client instruction for whatsoever reason. The client understands and accepts that the Stock Broker shall not be responsible for any of the aforesaid risk. Client also accepts that the Stock Broker shall disclaim all liability in respect of the said.

f. Indemnity

The Client shall indemnify the Stock Broker from and against all losses and damages that may be caused as a consequence of breach of any of the Electronic Payment Gateway for Net banking Terms and Conditions and the terms and conditions mentioned herein above.

g. Withdrawal of Facility

The Stock Broker shall be entitled to withdraw this service at any time whatsoever without assigning any reason whatsoever and/or any notice to the Client.

h. Charges

The Client hereby agrees to bear the charges as may be stipulated by the Stock Broker from time to time for availing of these services.

i. Binding nature of above terms and conditions

The Client agrees that by use of this facility, the Client shall be deemed to have agreed to all the above terms and conditions and such terms and conditions shall be bound on it/him/her in the same manner as if it/he/she has agreed to the same writing.

j. Disclosure of personal information

The Client agrees that the Stock Broker or its contractors may hold and process the Client's Personal Information on computer or otherwise in connection with Electronic Payment Gateway for Net banking

service as well as for statistical analysis and credit scoring. The Client also agrees that the Stock Broker may disclose, in strict confidence, to other institutions, such Personal Information as may be reasonably necessary for reasons inclusive of, but not limited to, the following:

- i. For participation in any telecommunication or electronic clearing network in compliance with a legal directive.
- ii. For credit rating by recognized credit scoring agencies
- iii. For fraud prevention purposes

k. Stock Broker's Lien

The Stock Broker shall have the right of set-off and lien, irrespective of any other lien or charge, present as well future on the deposits held in the Client accounts and stocks whether in single name or joint name(s), to the extent of all outstanding dues, whatsoever, arising as a result of the Electronic Payment Gateway for Net banking service extended to and/or used by them.

I. Non-transferability

The grant of facility of Electronic Payment Gateway for Net banking to them is not transferable under any circumstances and shall be used only by the Client.

m. Termination of electronic payment gateway for the net banking service

- The Client may request for termination of the Electronic Payment Gateway for the Net banking facility any time by giving a written notice of at least 15 days to the Stock Broker. The Client agrees that he/she/it will remain responsible for any transactions made on their Electronic Payment Gateway for Net banking account(s) through Electronic Payment Gateway for Net banking prior to the time of such cancellation of the Electronic Payment Gateway for Net banking service.
- ii. The closure of all the Accounts of the Client will automatically terminate the Electronic Payment Gateway for Net banking service.
- iii. The Stock Broker may suspend or terminate Electronic Payment Gateway for Net banking facilities without prior notice.

n. Corporate benefits; settlement cycle

The Client understands that for corporate benefits / actions like Right issue / Open offers etc. where shareholders are required to apply to the company, it is the Client's responsibility to track announcements of such corporate benefit and then apply to the company if Client so desires. Stock Broker shall not be liable for any real or national loss suffered by the Client, if Client fails to apply to such corporate benefits in time for the shares held by the Stock Broker on behalf of the Client. In some cases, Stock Broker at the Client's request may apply on behalf of the Client for a Rights Issue / Open offer for the shares held by Stock Broker shall not be liable for any loss / claim whatsoever in case such application is rejected by the Registrar / Company / Manager to the issue for any reason.

J. Brokerage and Other Charges

- (i) The Client agrees to pay to the Stock Broker the brokerage charges, Exchange related charges, Statutory levies, for F&O position, Bank Charges for Realization of Cheque/return of Cheque and any other charges whatsoever (including but not limited to security handling charges on settlement) as are prevailing from time to time and as they apply to the Client's account in respect of transactions and services that the Client receives from the Stock Broker. The Stock Broker agrees that it shall not charge brokerage more than the maximum brokerage permissible as per Rules, Regulations and Bye-Laws of the Exchanges/SEBI. The brokerage shall be paid in the manner intimated by the Stock Broker to the Client from time to time, including as a percentage of the value or the trade or as a flat fee or otherwise, together with the service taxes as may be applicable from time to time on the same. The Client further agrees to pay any applicable taxes that may be levied on the transaction.
- (ii) The Client expressly agrees and authorizes the Stock Broker to debit the charges, by whatsoever name called by, levied to his/her/its demat account maintained with Dhani Stocks Limited and/or also debit the bank charges for the realization of cheques/return of cheques, if any, to his/her/its account

K. Investment Advice

- The Member does not intend to give and the Constituent acknowledges that the Member shall not be liable to provide to the Constituent, any tax, legal or investment advice of any kind, or any advice or opinion with respect to the nature, potential value or suitability of any particular Commodity, trade, transaction, investment or investment strategy. The Constituent understands and agrees that in the event the Constituent receives or accesses any investment research report, any investment or other recommendations or advice from the Member, and / or any Business Associate(s) (or any employees or official of the Member or a Business Associate(s)) or on the Member's Web Site or that of any Business Associate(s), the same is on a no-liability, no guarantee, no solicitation and no obligation basis and any decision, action or omission thereon by the Constituent shall be entirely at the Constituent's risk and should be based solely on the Constituent's own verification of all the relevant facts, financial and circumstantial, a proper evaluation thereof and the Constituent's investment objectives. All investment and disinvestments decisions are based on the Client's own evaluation of financial circumstances and investment objectives. The Member shall not be responsible or liable for the same for any reason whatsoever.
- The Constituent also acknowledges that the Member employees, Business Associate(s) and/or any employee of any Business Associate(s) are not authorized to give any such advice and that the Constituent will not solicit or rely upon any such advice from the Member, a Business Associate(s) and/or any of the Employees of the Member and/or a Business Associate(s). The Constituent agrees that in the event of the Member, any employee or official of the Member, any Business Associate(s) and/ or any employee of any Business Associate(s) providing any information, recommendation or advice to the Constituent, the Constituent may act upon the same, at his sole risk and cost, and the Member shall not be liable or responsible for any loss or damage, whether actual or notional, direct or indirect, suffered by the Constituent for the same. In the event the client relies on the advice and/or any other information available on the website, he/she/it shall be solely responsible for the same.

The Constituent agrees and undertakes to assume full responsibility for all its investment decisions and trades. The Member, its officers, directors, partners and employees, Business Associate(s), agents and affiliate(s) will have no liability with respect to any investment decisions, trade or losses of the Constituent.

L. Transactions/Settlement:

- 1. The Member shall have the right to retain and / or set-off and adjust any amounts payable to the Constituent against any present or future receivables from the Constituent (whether accrued or contingent) more particularly; the Member shall have the right to:
 - i. set off and adjust all funds, receivables, collateral / margins of the Constituent lying with the Member and / or any amounts payable to the Constituent against all present and future dues and receivables, of and amount payable by the Constituent, across segments and / or Exchanges for the settlement of dues and/or for margin / collateral requirements of the Constituent, without any prior reference to the Constituent.
 - ii. set off and adjust all Commodities of the Constituent lying with the Member or with the Designated Depository Participant across segments and/or Exchange for the settlement of the Constituent's Outstanding Positions in any segment or Exchange, without any prior reference to the Constituent.
 - iii. set-off and adjust all funds, receivables, collateral/margin of the Constituent lying with the Member and / or any amount payable to the Constituent as well as Commodities of the Constituent lying with the Member and / or Designated Depository Participant in relation to a particular Service, against all present and future dues and receivables of, and amounts payable by the Constituent in relation to any other Service or, for the settlement of the Constituent's Outstanding Positions in relation to any other Service, without prior any reference to the Constituent.
 - iv. Set-off all receivables, collateral / margins of the Constituent lying with the Member and / or any amount payable to the Constituent, as well as Commodities of the Constituent lying with the Member and / or the Designated Depository Participant in relation to a particular Service, against all present and future dues and receivables of and amounts payable by the Constituent to or through the Member in relation to any service (s) not covered by this General Terms and Conditions, that the Member may offer or make available (either itself or through any other Business Associate(s)) to the Constituent, without any prior reference to the Constituent.

- v. Set-off and adjust all monies and/or Commodities owed to or through the Member, by the Constituent, against monies and/or Commodities owed to the Constituent by the Member, without any prior reference to the Constituent. This clause is irrevocable and shall continue to apply until all the obligations and dues of, the Constituent are completely fulfilled and settled to the satisfaction of the Member.
- M. Trading Facilities: The Constituent acknowledges that the Exchange(s) offer(s) electronic trading facilities, which are computer-based systems for order-routing, execution, matching registration or clearing of trades. As with all facilities and systems, they are vulnerable to temporary disruption and/or failure. The Constituent's ability to recover certain losses may be subject to limits on liability imposed by the system provider, the market, the clearing house and/or Member, who may vary such limits. The Constituent understands & acknowledges that Member shall not be liable for any loss(es), cost(s), expense(s), etc., whether actual or notional, direct or indirect, incurred in respect of the above.
- **N.** Suspension or restriction of trading and pricing relationships: The Constituent acknowledges that market conditions (e.g., illiquidity) and/or the operation of the rules of commodity markets (e.g. suspensions of trading in any contract or contact month because of price limits of "circuit breakers") may increase the risk of loss due to inability to liquidate/offset positions.

The Constituent acknowledges that all contracts culminating in delivery (which are not squared off and information for giving and taking delivery is given by the Constituents) would be transactions for purchase and sales between the Constituents inter-se and the Constituents would be personally liable to each other though the contract and relationships are governed and regulated by the Bye Laws, Rules and Regulations of the Exchange.

Miscellaneous

The Client shall from time to time upon the request of the Stock Broker promptly and duly execute and deliver any and all such further instrument and documents that may be required by the Exchanges and/or regulatory authorities or as the Stock Broker may deem desirable for the purpose of obtaining the full benefit of this General Terms and Conditions and of the rights and powers granted under it.

Signat	First Authorised Signatory Signature of				ed S	ignatory	Second Authorised Signatory	Third Authorised Signatory				
Autho Signat	rise		^{CE} (12)			^{CE} (12)	^و (12)					
Date	D	D	Μ	ſ	M Y Y Y Y Place				Y	Place		

ELECTRONIC CONTRACT NOTE (ECN) – DECLARATION (VOLUNTARY) Appendix A

To, Dhani Stocks Limited Account Opening Department, Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana.

Dear Sir / Madam, We,______a client with Member M/s I Dhani Stocks Limited (DSL) of Multi Commodity Exchange of India Limited (MCX) & National Commodity & Derivatives Exchange Limited (NCDEX); BSE Limited and National Stock Exchange of India Ltd. undertake as follows –

- 1. We are aware that the Member has to provide physical contract note in respect of all the trades placed by me/us unless we, ourselves want the same in electronic form.
- 2. We are aware that the Member has to provide electronic contract note for our convenience on our request only.
- 3. Though the Member is required to deliver physical contract note, we find that it is inconvenient for us to receive physical contract notes. Therefore we are voluntarily requesting for delivery of electronic contract note pertaining to all the trades carried out/ordered by us.
- 4. We have access to a computer and are a regular internet user, having sufficient knowledge of handling email operations.
- 5. Our e-mail ID is ______ This has been created by me and not by someone else.
- 6. We are aware that this declaration form should be in English or in any other Indian language known to us.
- 7. We are aware that non-receipt of bounced mail notification by the member shall amount to delivery of contract note at the above e-mail id.

{The above declaration and guidelines on ECN given in the Annexure have been read and understood by us. We are aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same.}

(* The email ID must be written in the own handwriting of the client.)

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Signature o Authorised Signatory			4	ີ(13)				Ē	(13)				^{CE} (13)
Client Name	5										PAN		
Address:													
Unique Clie	nt Code	e*											
Date	D	D		Μ	Μ	Υ	Υ	Υ	Υ	Place			
Verification	of the	Clie	ent	Signatı	ure dor	ne by –							

Name of the desi	gnated officer of Dhani Stocks Limited									
Signature	(F	Date	D	D	Μ	Μ	Υ	Υ	Υ	Υ

* (to be filled by DSL)

Note: (1) To be signed by the account holder himself/herself, not to be signed by his/her attorney/authorized person etc.

TRADING ACCOUNT ANNEXURES

Annexure – 1: AUTHORITY LETTER FOR MAINTAINING RUNNING ACCOUNT (Signing of this letter is optional)

To, Dhani Stocks Limited Account Opening Department, Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana.

Sub: Authority letter for maintaining running account

Dear Sir/Madam,

Please refer to the trading account opened with you, in our name for the purposes of dealing in Capital Markets (CM), Futures & Options (F&O), Currency Derivatives and Commodity Derivatives Segments on the stock exchange(s).

With reference to the same, we confirm that we are desirous of regularly dealing in CM, F&O, Currency Derivatives and Commodity Derivatives Segments on the stock exchange(s) and request you to maintain a running account for funds on our behalf without settling the account on settlement of each transaction on our behalf. We further request you to retain all amounts payable/receivable by us until specifically requested by us in writing to be settled or to be dealt with in any other manner.

We understand and agree that no interest will be payable to us on the amounts so retained with you.

We understand that settlement of our account would be done either once in a calendar quarter or once in a calendar month as specified by me.

We request you to settle funds in our account atleast once in a calendar ______.

We agree to check our Statement of Account, sent to us by you and also available in our account on the Dhani Stocks website (https://shubhweb.indiabulls.com/base/login), which contains extracts from ledger for funds and displays all receipts/deliveries of funds.

Please further note that while we are entitled to revoke this authorization at any time, however, such revocation shall be subject to the date of physical receipt of revocation letter at your operations office to allow you to make necessary changes to handle my account without running account authorization

Thanking you. Yours Truly

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	^{CP} (14)	^{CP} (14)	^{CP} (15)
Client Name			

Address:										
Client ID: (T filled by DSL										
Date	D	D	Μ	Μ	Υ	Υ	Υ	Υ	Place	

(Note: To be signed by the account holder himself/herself, not be to signed by his/her attorney/authorized person etc.) For any queries you can call us on our helpline no. 022-61446300 or mail us at helpdesk@dhani.com

ANNEXURE 2 - LETTER OF AUTHORIZATION

We hereby authorize Dhani Stocks Limited (DSL) to act at its discretion for merging balances or transfer of balances kept under our various accounts held with NSE & BSE such as Futures & Options, Capital Market/Margin Trading Account and Capital Market/Cash Account with the same Exchange or with different Exchanges to nullify the debit in any other account belonging to us held with yourselves without taking any further instructions from us. We agree, empower and authorize DSL to merge the securities kept with DSL in various accounts in order to nullify the debit in any account belonging to us.

Thanking you. Yours Truly

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	œ (15)	^{Cer} (15)	^{CE} (15)

ANNEXURE 3 - CLIENT UNDERTAKING FOR PREVENTION OF MONEY LAUNDERING

This is with regards to our Trading ID______ with Dhani Stocks Limited (DSL). We hereby confirm that transactions related to sale, purchase and or dealing in securities (capital markets, cash and/or derivatives and/or currency segments) and/or commodities executed by us are for the purpose of investment of our own money and/or for the purpose of dealing in capital markets for our own interests.

We undertake that: we ______ (Resident of India/NRI/ Others) and were never convicted for any activity subjected to Indian Penal Code and/or any other such activity which is prohibited by the laws of the Land.

We are not a party to any agreement or arrangement, directly or indirectly, to facilitate settlement of our transactions with Dhani Stocks Limited (DSL), where Dhani Stocks Limited (DSL) is a party of such agreement or arrangement.

We confirm that funds and/or securities used by us for settlement of transaction are assets earned by us through legal means in our own capacity and are not assets qualified under Prevention of Money Laundering Act, 2002 (PMLA).

	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
Signature of Authorised Signatory	^{CE} (16)	F (16)	E (16)

ANNEXURE – 4

REQUEST LETTER FOR AVAILING OF THE "DOCUMENTS via ELECTONIC MODE FACILITY" (Non-Mandatory)

Τo,

Dhani Stocks Limited,

Account Opening Department,

Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana.

Dear Sir/Madam,

This is regarding the availing of the Documents via electronic mode "DEM" facility being provided by Dhani Stocks Limited (herein referred to as "DSL") to its clients. We affirm that we have duly executed the Member-Client Agreement ("MCA") with DSL.

DSL has offered and/or proposed to offer the issuance of Documents on Email. We are desirous of availing the DEM facility and in furtherance of the same, hereby grant our consent and affirmation to DSL to send documents including our statement of account etc. to our registered E-mail address.

We acknowledge and grant our consent to DSL for providing the DEM facility on the following terms and conditions:

- We acknowledge and agree that non-receipt of bounced mail notification by DSL shall amount to delivery of the documents including our statement of account, trade confirmation(s), STT certificates, balance confirmation, etc. at our registered E-mail address
- 2. We confirm and agree that we will acknowledge document including our statement of account etc. so issued/sent electronically at our E-mail address without changing the subject line within 48 hours of the receipt of the DEM. In case we do not acknowledge the documents received by us on email by sending a reply mail within the stipulated time provided by DSL, the same shall be deemed to have been acknowledged.
- 3. We undertake that it shall be our sole responsibility to verify the content of the documents so sent on our registered email. In case there is any discrepancy in the DEM, we shall inform DSL of the same within the time stipulated on the document, as the case may be, by replying to the E-mail: <u>helpdesk@dhani.com</u> or to Customer Care at the above mentioned address. In case we do not inform and get the discrepancies corrected the same shall be deemed to have been accepted and will be binding upon us. However, DSL in its absolute discretion, reserves the right to determine the validity of any objection to the transaction, even though the objection is received after the expiry of stipulated time.
- 4. We undertake that it shall be our responsibility to inform DSL about any change in E-mail ID, Mobile No. or Phone No. etc. through a written request letter or through any other mode DSL may provide in the future. We affirm that DSL shall not be responsible for the non-receipt of the DEM due to any change in our E-mail address and if the same is not intimated by us to DSL and that DSL shall not take cognizance of out-of-office/out-of-station auto replies and we shall be deemed to have received such DEM.
- 5. We hereby understand that DSL may choose to provide the hard copy of the documents instead via electronic mode if the said facility is not available with DSL for a given period or a day
- 6. We declare and acknowledge our consent to abide by the above terms and conditions for availing DEM facilities.
- 7. Please further note that while we are entitled to revoke this authorization at any time however, such revocation shall be in accordance with the receipt of physical copy of revocation letter.

Thanking you, Yours truly,

	Signature of	First Authorised Signatory	Second Authorised Signatory	Third Authorised Signatory
--	--------------	----------------------------	-----------------------------	----------------------------

Authorised Signatory			¢,	`(17)				œ	(17)		⁽²⁾ (18)	
Client Name	5											
Address:												
Client Code							Mobi	le No.				
Email ID												
Date	D	D		Μ	Μ	Υ	Υ	Υ	Υ	Place		

1. "We" shall be applicable where a non-individual is opening a Trading account.

2. To be signed by the account holder himself/herself, not to be signed by his/her attorney/authorized person etc.

ANNEXURE – 5 UPDATION OF PARTICIPANT CATEGORY IN COMMODITIES ACCOUNT

To, Dhani Stocks Limited, Account Opening Department, Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana.

Dear Sir/Madam,

In accordance with the regulatory guidelines issued by SEBI and the Commodities Exchanges, the stock broker is required to update the Participant Category of its clients in its records. These details are required in order to maintain transparency in the commodities derivatives markets in respect to price signals as well as its correlation with the underlying physical market activities.

In this regards, we request you to update the same in our record and submit the same to exchange.

Participant Category	Commodity(ies)* applicable
Farmer / FPOs – it includes Farmers, Farmers' Cooperatives, Farmers' Producers	
Organisation (FPOs) and such entities of like nature.	
Value Chain Participants (VCPs) - it includes Processors, Commercial users as Dal and	
Flour Millers, Importer, Exporters, Physical Market Traders, Stockists, Cash & Carry	
Participants, Produces, SMEs/MSMEs, Wholesalers but excludes farmers/FPOs.	
Proprietary traders - it includes members of stock exchanges trading in their proprietary	
account	
Domestic financial institutional investors - it includes Mutual Funds (MFs), Portfolio	
Managers, Alternative Investment Funds (AIFs), Banks, Insurance Companies and	
Pension Funds etc. which are allowed to trade in commodity derivatives	
Foreign Participants – it includes participants such as Eligible Foreign Entities, NRIs etc.	
which are allowed to trade in commodity derivatives markets	
Others: it includes all other participants which cannot be classified in the above	
categories.	

* Type(s) of Commodity(ies) applicable: Aluminium; Brass; Cardamom; Castor seed; Copper; Cotton; CPO; Crude Oil; Gold; Lead; Mentha Oil; Natural Gas; Nickel; Pepper; RBDPMOLEIN; Silver and Zinc

Signature of Authorised Signatory			First Au	uthoris	ed Signa	atory	Sec	ond Au	uthorised S	Signatory	Third Authorised Signatory
			^{CC} (19)			G (19)			^{CE®} (19)	
Date	D	D	м	М	Y	Y	Y	Y	Place		

ANNEXURE – 6 FORMAT OF BOARD RESOLUTION IN CASE OF CORPORATE (To be obtained on Pre-Printed Letterhead of the Company)

		a of the company
(This resolution is to	be provided only if the	Client is a Company)

CERTIFIED	TRUE	COPY	OF	THE	RESOLUTION	PASSED	IN	THE	MEE	TING	OF	THE	BOARD	OF	DIREC	TORS	OF
									_Ltd.	AND	H	AVING	ITS	REGIS	STERED	OF	FICE
AT															_ HE	LD	ON
		_DAY _			OF	20_			AT_								

Resolved that the Company is empowered to deal on Capital Market segment, Futures and Options segment, Commodities Derivatives segment or any other segment that may be introduced by NSE/BSE/NCDEX/MCX and in pursuance of the same do enter into agreement with Dhani Stocks Limited, Member of the National Stock Exchange of India Ltd. (NSE) / Bombay Stock Exchange Ltd. (BSE)/ National Commodities and Derivatives Exchange Ltd. (NCDEX)/Multi Commodity Exchange of India Ltd. (MCX), the said Stock Broker be and is hereby authorized to honour instructions, oral or written, given on behalf of the company by any of the under noted authorized signatories.

Sr. No.	Name	Designation
1.		
2.		

is/are authorized to sell, purchase, transfer, endorse, negotiate documents and/or otherwise deal through Dhani Stocks Limited on behalf of the company.

RESOLVED FURTHER THAT Mr______and/or Mr ______, Director and/or Mr ______Authorized Signatory of the Company be and are hereby authorized to sign, execute and submit such applications, undertakings/agreements and other requisite documents, writings and deeds as may be deemed necessary or expedient to open account and give effect to this resolution.

RESOLVED FURTHER THAT, the Common Seal of the Company be affixed, wherever necessary, in the presence of any Directors or of any one director and Company Secretary, who shall sign the same in token of the presence.

For______Ltd.

Chairman/Company Secretary

(Signature to be verified by the Banker)

Specimen Signatures of the Authorized Persons (with stamp of the firm)

Sr. No.	Name	Specimen Signatures
1.		(B)
2.		

The above signatures to be attested by the person signing the resolution for account opening on behalf of the company

ANNEXURE – 7 AUTHORITY LETTER IN FAVOUR OF MANAGING PARTNER(S) (To be obtained on pre-printed Letterhead of Firm) (This letter is to be obtained only if the Client is a Partnership Firm)

To,

Dated:....

Dhani Stocks Limited , 1/1E, First Floor, East Patel Nagar, New Delhi-110008.

Dear Sir/Madam,			
We the partners of M/s		a partr	nership firm, having its office at
	City	State	hereby authorize
Mr./Ms	and Mr./Ms	to open	a securities trading account in
Capital Market segment, F	&O segment, Commodities Der	ivatives segment and Retail D	ebt Market segment on behalf of
the firm M/s		with the Stock B	Broker Dhani Stocks Limited , for
sale and purchase of sha	ares/debentures/derivative instr	uments in Capital market se	gment (CM) and/or Futures and
	Commodities Derivatives segme duced by NSE/BSE/NCDEX/MCX		et segments (RDM) or any other

He/She/They is/are authorised on behalf of the firm to deal in equities, derivatives, debentures, debt products and the said Stock Broker is hereby authorised to honour all instructions oral or written, given on behalf of the firm by him/her/them. Mr./Ms______ and Mr./Ms_______ is/are authorized to sell, purchase, transfer, endorse, negotiate documents and/or/otherwise deal through Dhani Stocks Limited, on behalf of the firm M/s _______ He/She/They is/are authorized to sign, execute and submit such applications, undertakings, agreements and other requisite documents, writings and deeds as may be deemed necessary or expedient to open account and give effect to this purpose.

However any partner/authorized signatory(ies) can issue cheques from bank account(s) in favour of Dhani Stocks Limited, for credit to share trading account of the firm with Dhani Stocks Limited, even though his/their signature(s) may not be available on the records of Dhani Stocks Limited. These cheques may either be from the account of partnership firm or from individual account, the said amount so given shall be solely/exclusively for the account of the firm maintained with Dhani Stocks Limited.

We also recognize that a beneficiary account cannot be opened with a Depository Participant in the name of the partnership firm as per Depository regulations. To facilitate the operation of the above trading account with you and for the purpose of completing the securities transfer obligations, pursuant to the trading operations, we authorize you to recognize the beneficiary account No. ______ with Depository having DP ID ______ opened as a singly/jointly in the name of Managing partner/partners of the firm.

We agree that the obligations for shares purchased and / or sold by the firm will be handled and completed through transfers to/from the above-mentioned account. We recognize and accept transfers made by you to the beneficiary account as complete discharge of obligations by you in respect of trades executed in the above trading account of the firm.

Thank you.

Yours T Name: Address 1	5:	3.		4
(Signa ⁻	ture of Partner) (Signature of Partner)	(Signature of Partne	r) (Signature of Partner)
(Signatu	ures of all the Partners with rubbe	r stamp required)		
				COLINE
		Y KARTA & ALL CO-PARCE laration is to be obtained of		LOUNT
Dhani S	tocks Limited ,		Date	ed:
1/1E, Fi	rst Floor, East Patel Nagar, New D	elhi-110008.		
		A/c No		
4				• • • • • • • • • • • • • • • • • • • •
1.	WHEREAS the Hindu Undivided F business in the firm name and st	-amily of vle of		is carrying on
	or we intent to deal, have or desi	ire to have Share Trading A	Account with Dhani Stocks	Limited (hereinafter referred
	as 'Member'). We, undersigned,	-		-
	joint family; that			
2.	We confirm that affairs of the H.I			
	in the interest and for the benef	-	-	
	on behalf of the H.U.F. to deal o			
	Market segment (RDM), Comm NSE/BSE/NCDEX/MCX in future	-		
	written, given by him on beha		is hereby authorized to	(Karta) is authorized to sell,
	purchase, transfer, endorse, nego			
	of the H.U.F			
	He is also authorized to sign, exe	ecute and submit such app	lications, undertakings, a	greements and other requisite
	documents, writings and deeds a	•	<i>·</i> · ·	0
	purpose. We are, however, joint			
	and agree and confirm that any assets of any one or all of us and			
	co-parcener of the said joint family			
3.	We undertake to advise the men	-	•	•
	of the said joint family or of said			
	on the said joint family and the	said H.U.F. firm and on ou	r respective estates. We	shall, however, continue to be
	liable jointly and severally to the		-	
	the date of the receipt of such	notice by the Member a	nd until all such dues ar	id obligations shall have been
4	liquidated and discharged.	account can be anonad u	ith Donacitory Darticinan	t only in the name of Karta as
4.	We recognize that a beneficiary per regulations. To facilitate the	-		-
	completing the share transfer of	•	-	
	beneficiary account no		with Depository	
	opened in name of	who is the	e Karta of this H.U.F.	
5.	The names and dates of birth of	of the present minor co-p	parceners of the said joir	
	undertake to inform you in write	-		ins the age of majority and is
	authorized to act on behalf of, ar			
	Name of the Minor	Father's Name	Date	of Birth

-	
5	1
-	-

Signature of the Karta (along with Rubber Stamp)

6. We have received and read a copy of the member's rules and regulations for the conduct of Share Trading Accounts and we agree to comply with and be bound by the said rules now in force or any changes that may be made therein from time to time.

Thank you. Yours Truly

• Name:

P

- Address:
- Signature of the Karta (along with Rubber Stamp) 🏾

Co-Parcener Details

Name	Signature	Email ID	Mobile No.	PAN	Address
	F				
	Ē				

Demat Debit and Pledge Instruction (DDPI) (Note: Execution of Demat Debit and Pledge Instruction (DDPI) is Optional & not mandatory)

Demat account number:	Date:		Third Hol
I/We (First Holder / Authorized Person),		ه (20)	
		9	
	Nationality Indian,		
residing at			
I/We (Second Holder / Authorized Person),	S/o, D/o,		Holder
W/o			Second
		<mark>ه</mark> (20)	
I/We (Third Holder / Authorized Person),		I	
S/o, D/o, W/o	Nationality Indian, residing		er
at			irst Holder

an individual / Company (hereinafter referred to as the "**Client**") do hereby explicitly authorize M/s Dhani Stocks Limited (hereinafter referred to as "DSL"), a company incorporated under The Companies Act, 1956 in Delhi and a Trading cum Clearing Member (TCM) of the National Stock Exchange of India Limited (hereinafter referred to as "NSE") and BSE Limited (hereinafter referred to as "BSE") (hereinafter referred to as the "Exchanges"), also a Depository Participant (DP) of Central Depository Services Limited (hereinafter referred to as "CDSL") and National Securities Depository Limited (hereinafter referred to as "NSDL") and operating for the purpose of this Demat Debit & Pledge Instructions (DDPI), from its Registered Office in India situated at 1/1 E, First Floor, East Patel Nagar, New Delhi -110008, acting through any of its Directors and/or officers duly authorized by it to access my/our Beneficiary Account for the limited purpose and authority on my/our behalf and at my/our risk and costs, to cause to be done, all and/or any of the Instruction as contained in the attached **Annexure-A**, which shall form part and parcel of this **DDPI**.

The authority hereby conferred in favor of DSL may be revoked by me/us at any time without notice; However DSL shall act on such revocation sent by me/us to DSL in writing only on receipt of the said notice, at Dhani Stocks Limited, DP Department, Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram - 122016, Haryana. The said notice shall be a duly signed original written communication & DSL shall give effect to the said notice of revocation only after all monies, amounts, dues, charges, expenses, etc. by whatever name called, payable by me/us to DSL have been fully and duly paid by me/us.

ler

This **DDPI** shall be governed by, and construed in accordance with, the laws of India and shall be subject to the exclusive jurisdiction of the Courts in Delhi.

^{Cer} (21)	(21)	^{(2°} (21)
Sole / First Holder	Second Holder	Third Holder
	Annexure-A	
Demat Account Number		
	1.	
Name of the account holder(s)	2.	
	3.	

	Demat De	ebit and Pledge Instruction
S.No.	Purpose	Signature of Client
1	Transfer of securities held in my the beneficial owner accounts towards Stock Exchange related deliveries / settlement	G (22) Sole/First Holder
	obligations arising out of trades executed by me on the Stock Exchange(s) through DSL	General Content (22) Second Holder
		(22) Third Holder
2	Pledging / re-pledging of securities in favour of DSL, trading member (TM) / clearing member (CM), for the purpose of meeting my margin requirements in	G (23) Sole/First Holder
	connection with the trades executed by me on the Stock Exchange(s).	Second Holder
		General Content (23) Third Holder
3	Mutual Fund transactions being executed by me on Stock Exchange(s) order entry platforms	Gevenue (24) Sole/First Holder
		Second Holder
		General Content (24) Third Holder
4	Tendering shares in open offers through Stock Exchange platforms	Gevent (25) Sole/First Holder

G (25) Second Holder
(25) Third Holder

COPY OF BOARD RESOLUTION – NON POA ACCOUNT

TO BE OBTAINED ON PRE-PRINTED LETTERHEAD OF THE COMPANY

Certified copy of Resolution passed at the meeting of Board of Directors of M/s						g its
Registered	Office	at			held	on
	_Day of		20 at	AM/PM		

Resolved that the consent of the Board be and is hereby given to open a demat account with M/s Dhani Stocks Limited the Depository Participant as per the rules and regulations laid upon by National Securities Depository Ltd. (NSDL) and/or Central Depository Services (India) Ltd. (CDSL).

Resolved further that Mr. /Ms	and/or Mr./Ms
and/or Mr./Ms	the Director(s) / Authorised person(s) are authorised by the
board to open and operate the Demat account singly,	/jointly and that the said M/s Dhani Stocks Limited is authorised to
honour all instructions issued by any of the above dire demat account.	ector(s) /Authorised Person(s) so empowered in relation to the above
Resolved further that any of the aforesaid	Mr./Ms and/or Mr./Ms
and/or Mr./Ms	do and are hereby authorised to

singly/jointly sign/file/submit any form/document relating to the Demat a/c with M/s Dhani Stocks Limited

For and behalf of M/s ______

Director/Chairman

Signature of Directors/Authorised Signatories are attested herewith

S. No	Name	Specimen Signature
1.		¢°
2.		¢ P
3.		Ē

Attested

Director/Chairman

COPY OF BOARD RESOLUTION – POA ACCOUNT

TO BE OBTAINED ON PRE-PRINTED LETTERHEAD OF THE COMPANY

Certified co	opy of Reso	lution p	assed at	the mee	ting of Boa	ard of Dired	tors of M	l/s				havii	ng its
Registered	Office	at										held	on
	Day of					20_	at			<i>F</i>	M/PM		
the Deposi	hat the con tory Partici pository Sei	pant as	per the	rules and		-	•						
Further re	solved tha	t Mr. ,	/Ms					and/or	Mr./M	s			
and/or Mr	./Ms					the Dire	ctor(s) /	Author	ised per	son(s) of	the con	mpany w	hose
and forms company in of Director	signatures a relating to n connectio s being POA	opening n with t A holder	g/operat the abov on beha	ing of su e mentio Ilf of	ch accoun ned dema	nt as may b at account a	e require as they ha -	d by th ave bee	e M/s D n empov	hani Stoc wered in t	ks Limi	ted fron eting of B	n the Board
Resolved	further	that	M/s	Dhani	Stocks	Limited	being	the	POA	holder	on	behalf	of is
account w	thorised to ith M/s Dh	ani Sto	cks Limit	ed and	the authorithe	ority so giv	en to M	/s Dhar	ni Stocks	Limited	to act	on beha	iciary alf of
For and be	half of M/s												

Director/Chairman

Signature of Directors/Authorised Signatories are attested herewith

S. No	Name	Specimen Signature
1.		¢°
2.		¢°
3.		¢°

Attested

Director/Chairman

ANNEXURE - OPTION FOR ISSUANCE OF DIS BOOKLET

(To be filled by persons seeking to open a depository account who have given Power of Attorney to operate the depository account to a stock broker/Participant/Portfolio Manager)

DP ID Client ID

Name(s) of account holder(s)			
Sole/ First holder			
Second holder			
Third holder			
Third holder			

Option for Issue of DIS booklet (please tick any one)

- D Option 1: I/We wish to receive the Delivery Instruction Slip (DIS) booklet with account opening
- Option 2: I/We do not wish to receive the DIS booklet with account opening. However, the DIS booklet should be issued to me/ us immediately on my/ our request at any later date

Beneficial Owner	Name	Signature with date
Sole/ First holder		^{CE} (26)
Second holder		^{CE} (26)
Third holder		^C € ^C (26)

Investor Charter – Stock Brokers

VISION

To follow highest standards of ethics and compliances while facilitating the trading by clients in securities in a fair and transparent manner, so as to contribute in creation of wealth for investors.

MISSION

- i. To provide high quality and dependable service through innovation, capacity enhancement and use of technology.
- ii. To establish and maintain a relationship of trust and ethics with the investors.
- iii. To observe highest standard of compliances and transparency.
- iv. To always keep 'protection of investors' interest' as goal while providing service.

SERVICES PROVIDED TO INVESTORS

- Execution of trades on behalf of investors.
- Issuance of Contract Notes.
- Issuance of intimations regarding margin due payments.
- Facilitate execution of early pay-in obligation instructions.
- Settlement of client's funds.
- Intimation of securities held in Client Unpaid Securities Account (CUSA) Account.
- Issuance of retention statement of funds.
- Risk management systems to mitigate operational and market risk.
- Facilitate client profile changes in the system as instructed by the client.
- Information sharing with the client w.r.t exchange circulars.
- Redressal of Investor's grievances

RIGHTS OF INVESTORS

- Ask for and receive information from a firm about the work history and background of
- the person handling your account, as well as information about the firm itself.
- Receive complete information about the risks, obligations, and costs of any investment before investing.
- Receive recommendations consistent with your financial needs and investment objectives.
- Receive a copy of all completed account forms and agreements.
- Receive account statements that are accurate and understandable.
- Understand the terms and conditions of transactions you undertake.
- Access your funds in a timely manner and receive information about any restrictions or limitations on access.
- Receive complete information about maintenance or service charges, transaction or redemption fees, and penalties.
- Discuss your grievances with compliance officer of the firm and receive prompt attention to and fair consideration of your concerns.

VARIOUS ACTIVITIES OF STOCK BROKERS WITH TIMELINES

S.No	Activities	Expected Timelines
1)	KYC entered into KRA System and CKYCR	10 days of account opening
2)	Client Onboarding	Immediate, but not later than one week
3)	Order execution	Immediate on receipt of order, but not later than the same day
4)	Allocation of Unique Client Code	Before trading
5)	Copy of duly completed Client Registration Documents to clients	7 days from the date of upload of Unique Client Code to the Exchange by the trading member
6)	Issuance of contract notes	24 hours of execution of trades
7)	Collection of upfront margin from client	Before initiation of trade
8)	Issuance of intimations regarding other margin due payments	At the end of the T day
9)	Settlement of client funds	30 days / 90 days for running account settlement (RAS) as per the preference of client. If consent not given for RAS – within 24 hours of pay-out
10)	'Statement of Accounts' for Funds, Securities and Commodities	Weekly basis (Within four trading days of following week)
11)	Issuance of retention statement of funds/commodities	5 days from the date of settlement
12)	Issuance of Annual Global Statement	30 days from the end of the financial year
13)	Investor grievances redressal	30 days from the receipt of the complaint

DO'S AND DON'TS FOR INVESTORS

	DO'S	DON'TS	٦
1.	Read all documents and conditions being	1. Do not deal with unregistered stock broker.	
	agreed before signing the account opening	2. Do not forget to strike off blanks in your account	
	form.	opening and KYC.	
2.	Receive a copy of KYC, copy of account opening	3. Do not submit an incomplete account opening and	
	documents and Unique Client Code.	KYC form.	
3.	Read the product / operational framework /	4. Do not forget to inform any change in information	n
	timelines related to various Trading and	linked to trading account and obtain confirmation of	of
	Clearing & Settlement processes.	updation in the system.	
4.	Receive all information about brokerage, fees	5. Do not transfer funds, for the purposes of trading to	0
	and other charges levied.	anyone other than a stock broker. No paymen	t
5.	Register your mobile number and email ID in	should be made in name of employee of stoc	k
	your trading, demat and bank accounts to get	broker.	
	regular alerts on your transactions.	6. Do not ignore any emails / SMSs received with	h
6.	If executed, receive a copy of Power of		e
	Attorney. However, Power of Attorney is not a	and raise a concern, if discrepancy is observed.	
	mandatory requirement as per SEBI / Stock		h
	Exchanges. Before granting Power of Attorney,	computers.	
	carefully examine the scope and implications of	8. Do not share trading password.	
	powers being granted.	9. Do not fall prey to fixed / guaranteed return	S
7.	Receive contract notes for trades executed,	schemes.	
	showing transaction price, brokerage, GST and	10. Do not fall prey to fraudsters sending emails and	
	STT etc. as applicable, separately, within 24	SMSs luring to trade in stocks/securities promising	g
	hours of execution of trades.	huge profits.	
8.	Receive funds and securities/ commodities on	11. Do not follow herd mentality for investments. See	k

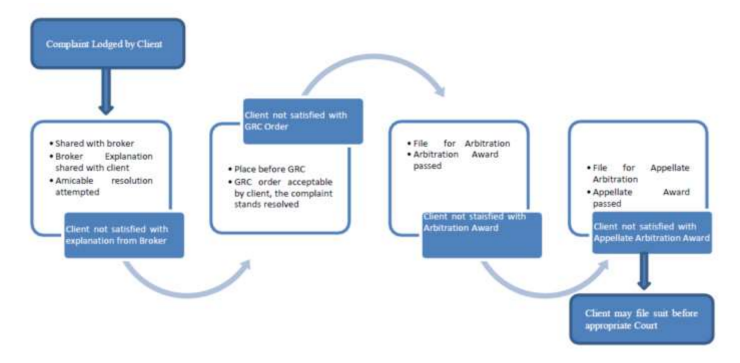
DO'S	DON'TS
time within 24 hours from pay-out.	expert and professional advice for your investments.
9. Verify details of trades, contract notes and	
statement of account and approach relevant	
authority for any discrepancies. Verify trade	
details on the Exchange websites from the	
trade verification facility provided by the	
Exchanges	
10. Verify details of trades, contract notes and	
statement of account and approach relevant	
authority for any discrepancies. Verify trade	
details on the Exchange websites from the	
trade verification facility provided by the	
Exchanges.	
11. Verify details of trades, contract notes and	
statement of account and approach relevant	
authority for any discrepancies. Verify trade	
details on the Exchange websites from the	
trade verification facility provided by the	
Exchanges.	

Grievance Redressal Mechanism

Level 1 – Approach the Stock Broker at the designated Investor Grievance e-mail ID of the stock broker. The Stock Broker will strive to redress the grievance immediately, but not later than 30 days of the receipt of the grievance.

Level 2 – Approach the Stock Exchange using the grievance mechanism mentioned at the website of the respective exchange.

Complaints Resolution Process at Stock Exchange explained graphically:



Timelines for complaint resolution process at Stock Exchanges against stock brokers

S. No.	Type of Activity	Timelines for activity
1.	Receipt of Complaint	Day of complaint (C Day).
2.	Additional information sought from the investor, if any, and provisionally forwarded to stock broker.	C + 7 Working days.
3.	Registration of the complaint and forwarding to the stock broker.	C+8 Working Days i.e. T day.
4.	Amicable Resolution.	T+15 Working Days.
5.	Refer to Grievance Redressal Committee (GRC), in case of no amicable resolution.	T+16 Working Days.
6.	Complete resolution process post GRC.	T + 30 Working Days.
7.	In case where the GRC Member requires additional information, GRC order shall be completed within.	T + 45 Working Days.
8.	Implementation of GRC Order.	On receipt of GRC Order, if the order is in favour of the investor, debit the funds of the stock broker. Order for debit is issued immediately or as per the directions given in GRC order.
9.	In case the stock broker is aggrieved by the GRC order, will provide intention to avail arbitration	Within 7 days from receipt of order
10.	If intention from stock broker is received and the GRC order amount is upto Rs.20 lakhs	Investor is eligible for interim relief from Investor Protection Fund (IPF). The interim relief will be 50% of the GRC order amount or Rs. 2 lakhs whichever is less. The same shall be provided after obtaining an Undertaking from the investor.
11.	Stock Broker shall file for arbitration	Within 6 months from the date of GRC recommendation
12.	In case the stock broker does not file for arbitration within 6 months	The GRC order amount shall be released to the investor after adjusting the amount released as interim relief, if any.

Handling of Investor's claims / complaints in case of default of a Trading Member / Clearing Member (TM/CM)

Default of TM/CM

Following steps are carried out by Stock Exchange for benefit of investor, in case stock broker defaults:

- Circular is issued to inform about declaration of Stock Broker as Defaulter.
- Information of defaulter stock broker is disseminated on Stock Exchange website.
- Public Notice is issued informing declaration of a stock broker as defaulter and inviting claims within specified period.
- Intimation to clients of defaulter stock brokers via emails and SMS for facilitating lodging of claims within the specified period.

Following information is available on Stock Exchange website for information of investors:

- Norms for eligibility of claims for compensation from IPF.
- Claim form for lodging claim against defaulter stock broker.
- FAQ on processing of investors' claims against Defaulter stock broker.
- Provision to check online status of client's claim.

Level 3 – The complaint not redressed at Stock Broker / Stock Exchange level, may be lodged with SEBI on SCORES (a web based centralized grievance redressal system of SEBI) @ <u>https://scores.gov.in/scores/Welcome.html</u>

Grievances Redressal Mechanism of Dhani Stocks Limited -- Grievance redressal policy of Dhani Stocks Limited (DSL) aims at ensuing prompt redressal of customer complaints and grievances. A customer may lodge a complaint through either of the following means - in-person, by phone, mail/post or through electronic means (email/internet). All complaints will be recorded by DSL in Microsoft CRM (Customer Relationship Management software).

- 1. Walk-in customers may use complaint/visitor's book kept at Gurgaon HO to provide any feedback/suggestions for improvement in our products and services.
- 2. Complaint can also be lodged through
 - a. **Phone** by calling our customer care desk on 022-61446300. (Whenever a complaint call is received, sender receives a reply/mail confirming acknowledgement of his complaint.)
 - b. **Post (Letter)** by sending request in hard copy to Dhani Stocks Limited, Plot No. 108, 5th Floor, IT Park, Phase I, Udyog Vihar, Gurugram 122016, Haryana
 - c. E-mail complaints can also be lodged via email by sending request to grievances_dsl@dhani.com

Note:

- Complaints received by e-mail shall be acknowledged by e-mail.
- Whenever a complaint call is received, sender receives a reply back confirming acknowledgement of his complaint.

Time frame for resolution of complaints: Complaints received are to be seen in the right perspective because these indirectly reveal a weak spot in the working of the Company. Complaints received would be analysed from all possible angles. Complaint should be resolved maximum within 30 working days from the date of receipt. Departments/officials dealing with the customer complaints are required to strictly adhere to the same. Periodical MIS on complaint is generated and circulated amongst the senior officials of the Company for their knowledge and further instructions, if any.

In case customer is unhappy with the service or redressal provided by the DSL, he/she can also approach Exchanges / Depositories / SEBI for redressal.

Exchange	Web Address	Contact Number	Email ID	
NSE	www.nseindia.com	1800 266 0058	ignse@nse.co.in	
BSE	www.bseindia.com	022-22728517	is@bseindia.com	
MCX	www.mcxindia.com	022-66494070	grievance@mcxindia.com	
NCDEX	www.ncdex.com	022-66406084	ig@ncdex.com	
Depository	Web Address	Contact Number	Email ID	
NSDL	www.nsdl.co.in	022-24994200	relations@nsdl.co.in	
CDSL	www.cdslindia.com	022-23058663 /	complaints@cdslindia.com	
		1800 200 5533		

Customer can also lodge his/her grievances with SEBI at http://scores.gov.in .

Client's signature: ⁽²⁷⁾

INVESTOR CHARTER FOR DEPOSITORIES AND DEPOSITORY PARTICIPANTS

1. <u>Vision</u>

Towards making Indian Securities Market - Transparent, Efficient, & Investor friendly by providing safe, reliable, transparent and trusted record keeping platform for investors to hold and transfer securities in dematerialized form.

2. <u>Mission</u>

- To hold securities of investors in dematerialized form and facilitate its transfer, while ensuring safekeeping of securities and protecting interest of investors.
- To provide timely and accurate information to investors with regard to their holding and transfer of securities held by them.
- To provide the highest standards of investor education, investor awareness and timely services so as to enhance Investor Protection and create awareness about Investor Rights.

3. Details of business transacted by the Depository and Depository Participant (DP)

A Depository is an organization which holds securities of investors in electronic form. Depositories provide services to various market participants - Exchanges, Clearing Corporations, Depository Participants (DPs), Issuers and Investors in both primary as well as secondary markets. The depository carries out its activities through its agents which are known as Depository Participants (DP). Detail of NSDL DPs available on the link [https://nsdl.co.in/dpsch.php] & CDSL DPs on the link [https://www.cdslindia.com/DP/dplist.aspx].

4. Description of services provided by the Depository through Depository Participants (DP) to investors

1. Basic Services

Sr. no.	Brief about the Activity / Service	Expected Timelines for processing by the DP after receipt of proper documents	
1.	Dematerialization of securities	7 days	
2.	Rematerialization of securities	7 days	
3.	Mutual Fund Conversion/ De- statementization	5 days	
4.	Re-conversion/Re-statementisation of Mutual fund units	7 days	
5.	Transmission of securities	7 days	
6.	Registering pledge request	15 days	
7.	Closure of demat account	30 days	
8.	Settlement Instruction	Depositories to accept physical DIS for pay-in of securities up to 4 P.M. and DIS in electronic form up to 6 P.M. on T+1 day	

2. Depositories provide special services like pledge, hypothecation, internet-based services etc. in addition to their core services and these include

Sr. no.	Type of Activity /Service	Expected Timelines for processing by the DP after receipt of proper documents	
1.	Value Added Services	 Depositories also provide value added services such as a. <u>Basic Services Demat Account¹</u> b. <u>Transposition cum dematerialization ²</u> c. <u>Transposition cum dematerialization</u>² d. <u>Linkages with Clearing System</u>³ e. Distribution of cash and non-cash corporate benefits (Bonus, Rights, IPOs etc.), stock lending, demat of NSC / KVP, demat of warehouse receipts etc. 	
2.	Consolidated Account statement (CAS)	CAS is issued 10 days from the end of the month (if there were transactions in the previous month) or half yearly (if no transactions).	
3.	Digitalization of services provided by the depositories	Depositories offer below technology solutions and e-	

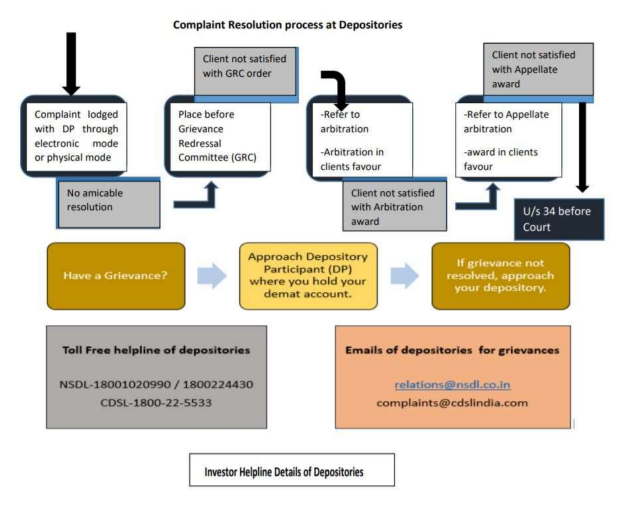
5. Details of Grievance Redressal Mechanism

(1) The Process of investor grievance redressal

1	Investor Complaint /	Investor can lodge complaint/ grievance against the Depository/DP in the	
	Grievances	following ways:	
		a. Electronic mode -	
		 SCORES (a web based centralized grievance redressal system of SEBI) [https://www.scores.gov.in/scores/Welcome.html] 	
		(ii) Respective Depository's web portal dedicated for the filing of compliant	
		https://www.epass.nsdl.com/complaints/webs itecomplaints.aspx (for	
		NSDL)	
		&	
		<u>https://www.cdslindia.com/Footer/grievances.aspx</u> (For CDSL)	

		 (iii) Emails to designated email IDs of Depository [<u>relations@nsdl.co.in</u>] (for NSDL) & [<u>complaints@cdslindia.com</u>] (for CDSL) 	
		The complaints/ grievances lodged directly with the Depository shall be	
		resolved within 30 days.	
2	Investor Grievance	If no amicable resolution is arrived, then the Investor has the option to refer the	
	Redressal Committee of	complaint/ grievance to the Grievance Redressal Committee (GRC) of the	
	Depository	Depository. Upon receipt of reference, the GRC will endeavor to resolve the	
		complaint/ grievance by hearing the parties, and examining the necessary	
		information and documents.	
3	Arbitration proceedings	The Investor may also avail the arbitration mechanism set out in the Byelaws	
		and Business Rules/Operating Instructions of the Depository in relation to any	
		grievance, or dispute relating to depository services. The arbitration reference	
		shall be concluded by way of issue of an arbitral award within 4 months from	
		the date of appointment of arbitrator(s).	

(2) For the Multi-level complaint resolution mechanism available at the Depositories



6. Guidance pertaining to special circumstances related to market activities:

Termination of the Depository Participant

Sr. No.	Type of special circumstances	Timelines for the Activity/ Service

1.	 Depositories to terminate the participation in 	Client will have a right to transfer all its securities
	 case a participant no longer meets the eligibility criteria and/or any other grounds as mentioned in the bye laws like suspension of trading member by the Stock Exchanges. Participant surrenders the participation by its own wish. 	to any other Participant of its choice without any charges for the transfer within 30 days from the date of intimation by way of letter/email.

- 7. Dos and Don'ts for Investors: Please refer to the link: Dos and Don'ts for Investors
- 8. Rights of investors: Please refer to the link: Rights of investors
- 9. Responsibilities of Investors: Please refer to the link: Responsibilities of Investors

INFORMATION CONTAINED IN LINKS TO THE INVESTOR CHARTER

This document contains the contents in main Charter mapped with the same superscript.

Para 4 (2) of Investor Charter

Point 1: Value Added Services

Basic Services Demat Account (BSDA)1: The facility of BSDA with limited services for eligible individuals was introduced with the objective of achieving wider financial inclusion and to encourage holding of demat accounts. No Annual Maintenance Charges (AMC) shall be levied, if the value of securities holding is up to Rs. 50,000. For value of holdings between Rs 50,001- 2,00,000, AMC not exceeding Rs 100 is chargeable. In case of debt securities, there are no AMC charges for holding value up to Rs 1,00,000 and a maximum of Rs 100 as AMC is chargeable for value of holdings between Rs 1,00,001 and Rs 2,00,000.

Transposition-cum-dematerialization2: In case of transposition-cum-dematerialization, client can get securities dematerialized in the same account if the names appearing on the certificates match with the names in which the account has been opened but are in a different order. The same may be done by submitting the security certificates along with the Transposition Form and Demat Request Form.

Linkages with Clearing System³ for actual delivery of securities to the clearing system from the selling brokers and delivery of securities from the clearing system to the buying broker.

Point 3: Digitization of services provided by the depositories

E-account opening⁴: Account opening through digital mode, popularly known as "On-line Account opening", wherein investor intending to open the demat account can visit DP website, fill in the required information, submit the required documents, conduct video IPV and demat account gets opened without visiting DPs office.

Online instructions for execution⁵: internet-enabled services like Speed-e (NSDL) & Easiest (CDSL) empower a demat account holder in managing his/her securities 'anytime-anywhere' in an efficient and convenient manner and submit instructions online without the need to use paper. These facilities allows Beneficial Owner (BO) to submit transfer instructions and pledge instructions including margin pledge from their demat account. The instruction facilities are also available on mobile applications through android, windows and IOS platforms.

e-DIS / Demat Gateway⁶: Investors can give instructions for transfer of securities through e-DIS apart from physical DIS. Here, for on-market transfer of securities, investors need to provide settlement number along with the ISIN and quantity of securities being authorized for transfer. Client shall be required to authorize each e-DIS valid for a single settlement number / settlement date, by way of OTP and PIN/password, both generated at Depositories end. Necessary risk containment measures are being adopted by Depositories in this regard.

e-CAS facility⁷: Consolidated Account Statements are available online and could also be accessed through mobile app to facilitate the investors to view their holdings in demat form.

Miscellaneous services⁸: Transaction alerts through SMS, e-locker facilities, chatbots for instantaneously responding to investor queries etc. have also been developed.

Para 5(1) of Investor Charter

Point 2 (Investor Grievance Redressal Committee of Depository)

If no amicable resolution is arrived, then the Investor has the option to refer the complaint/ grievance to the Grievance Redressal Committee (GRC) of the Depository. Upon receipt of reference, the GRC will endeavor to resolve the complaint/ grievance by hearing the parties and examining the necessary information and documents.

Point 3(Arbitration proceedings):

The Investor may also avail the arbitration mechanism set out in the Byelaws and Business Rules/Operating Instructions of the Depository in relation to any grievance, or dispute relating to depository services. The arbitration reference shall be concluded by way of issue of an arbitral award within 4 months from the date of appointment of arbitrator(s).

Para 5(2) of Investor Charter - Complaint Resolution process at Depositories⁹

Investor Helpline details of Dhani Stocks Limited

- a. Client Helpline: 022-61446300
- b. Email: helpdesk@dhani.com
- c. Grievances Email ID: grievances_dsl@dhani.com

Para 7 of Investor Charter

Dos and Don'ts for Investor¹⁰

SI. No.	Guidance
1.	Always deal with a SEBI registered Depository Participant for opening a demat account.
2.	Read all the documents carefully before signing them.
3.	Before granting Power of attorney to operate your demat account to an intermediary like Stock Broker,
	Portfolio Management Services (PMS) etc., carefully examine the scope and implications of powers being granted.
4.	Always make payments to registered intermediary using banking channels. No payment should be made in name of employee of intermediary.
5.	Accept the Delivery Instruction Slip (DIS) book from your DP only (pre- printed with a serial number along with your Client ID) and keep it in safe custody and do not sign or issue blank or partially filled DIS slips. Always mention the details like ISIN, number of securities accurately. In case of any queries, please contact your DP or broker and it should be signed by all demat account holders. Strike out any blank space on the slip and Cancellations or corrections on the DIS should be initialed or signed by all the account holder(s). Do not leave your instruction slip book with anyone else. Do not sign blank DIS as it is equivalent to a bearer cheque.
6.	Inform any change in your Personal Information (for example address or Bank Account details, email ID, Mobile number) linked to your demat account in the prescribed format and obtain confirmation of updation in system
7.	Mention your Mobile Number and email ID in account opening form to receive SMS alerts and regular updates directly from depository.
8.	Always ensure that the mobile number and email ID linked to your demat account are the same as provided at the time of account opening/updation.
9.	Do not share password of your online trading and demat account with anyone.

SI. No.	Guidance	
10.	Do not share One Time Password (OTP) received from banks, brokers, etc. These are meant to be used	
	by you only.	
11.	Do not share login credentials of e-facilities provided by the depositories such as e-DIS/demat gateway,	
	SPEED-e/easiest etc. with anyone else.	
12.	Demat is mandatory for any transfer of securities of Listed public limited companies with few	
	exceptions.	
13.	If you have any grievance in respect of your demat account, please write to designated email IDs of	
	depositories or you may lodge the same with SEBI online at https://scores.gov.in/scores/Welcome.html	
14.	Keep a record of documents signed, DIS issued and account statements received.	
15.	As Investors you are required to verify the transaction statement carefully for all debits and credits in	
	your account. In case of any unauthorized debit or credit, inform the DP or your respective Depository.	
16.	Appoint a nominee to facilitate your heirs in obtaining the securities in your demat account, on	
	completion of the necessary procedures.	
17.	Register for Depository's internet-based facility or download mobile app of the depository to monitor	
	your holdings.	
18.	Ensure that, both, your holding and transaction statements are received periodically as instructed to	
	your DP. You are entitled to receive a transaction statement every month if you have any transactions.	
19.	Do not follow herd mentality for investments. Seek expert and professional advice for your investments	
20.	Beware of assured/fixed returns.	

Para 8 of Investor Charter

Rights of investors¹¹

- Receive a copy of KYC, copy of account opening documents.
- No minimum balance is required to be maintained in a demataccount.
- No charges are payable for opening of demat accounts.
- If executed, receive a copy of Power of Attorney. However, Power of Attorney is not a mandatory requirement as per SEBI / Stock Exchanges. You have theright to revoke any authorization given at any time.
- You can open more than one demat account in the same name with single DP/ multiple DPs.
- Receive statement of accounts periodically. In case of any discrepancies in statements, take up the same with the DP immediately. If the DP does not respond, take up the matter with the Depositories.
- Pledge and /or any other interest or encumbrance can be created on demat holdings.
- Right to give standing instructions with regard to the crediting of securities in demat account
- Investor can exercise its right to freeze/defreeze his/her demat account or specific securities/specific quantity of securities in the account, maintained with the DP.
- In case of any grievances, Investor has right to approach Participant or Depository or SEBI for getting the same resolved within prescribed timelines.
- Every eligible investor shareholder has a right to cast its vote on various resolutions proposed by the companies for which Depositories have developed an internet based 'e-Voting' platform.
- Receive information about charges and fees. Any charges/tariff agreed upon shall not increase unless a notice in writing of not less than thirty days is given to the Investor.

Para 9 of Investor Charter

Responsibilities of Investors¹²

• Deal with a SEBI registered DP for opening demat account, KYC and Depository activities.

- Provide complete documents for account opening and KYC (Know Your Client). Fill all the required details in Account Opening Form / KYC form in own handwriting and cancel out the blanks.
- Read all documents and conditions being agreed before signing the account opening form.
- Accept the Delivery Instruction Slip (DIS) book from DP only (preprinted with a serial number along with client ID) and keep it in safe custody and do not sign or issue blank or partially filled DIS.
- Always mention the details like ISIN, number of securities accurately.
- Inform any change in information linked to demat account and obtain confirmation of updation in the system.
- Regularly verify balances and demat statement and reconcile with trades / transactions.
- Appoint nominee(s) to facilitate heirs in obtaining the securities in their demat account.
- Do not fall prey to fraudsters sending emails and SMSs luring to trade in stocks / securities promising huge profit

Beneficial Owner	Name	Signature
Sole/ First holder		⁽ @ ⁻ (28)
Second holder		⁽ @ ⁻ (28)
Third holder		^C (28)

Policy for Voluntary Freezing / Blocking of Trading Account - Dhani Stocks Limited

Introduction: The policy for voluntary freezing/blocking of trading account has been designed in accordance with the guidelines prescribed by SEBI vide circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/4 dated January 12, 2024 on the subject "Ease of Doing Investments by Investors-Facility of voluntary freezing/ blocking of Trading Accounts by Clients" and the subsequent guidelines prescribed by the stock exchanges (NSE vide Circular no. NSE/INSP/61529 Dated April 08, 2024 and BSE vide circular no. 20240408-12 dated April 8, 2024) on the subject "Framework for Trading Members to provide the facility of voluntary freezing/blocking the online access of trading account to their clients".

Purpose: The procedures/details mentioned in this document are in accordance with the guidelines mentioned in the above mentioned SEBI & exchange circulars. These guidelines aim to facilitate the freezing/blocking of the client's online trading account (based on request received from the client) incase any suspicious activity is noticed by the client in his/her/its account.

Scope: This policy is applicable to all clients who have opened their trading account with Dhani Stocks Limited (DSL). However, it is pertinent to note that –

- 1. Freezing/blocking is only for the online access to the client's trading account and there shall be no restrictions on DSL to carry out any Risk Management activities
- 2. The request for freezing/ blocking does not constitute request for marking the client's Unique Client Code (UCC) as inactive in the Exchange records.

Procedure to Freeze/Block the Online Trading Account: This policy has been framed by DSL that outlines the modus operandi to help curb client's risk and thereby forms part of DSL's Risk Management Policy.

The client may request for voluntary freezing/blocking of online access to his/her trading account through any of the modes mentioned below. All efforts will be taken by DSL personnel to fulfil the client's request in the below timeline –

- 1. **Timelines:** DSL intends to follow below timelines to freeze/block the online trading account in accordance with the request received from the client.
 - a. **Request received during the trading hours & within 15 minutes before start of trading** within 15 minutes.
 - b. **Request received after the trading hours & 15 minutes before start of trading -** before the start of the next trading session.
- 2. **Modes:** Clients can place a request to report any suspicious activity or to voluntarily freeze their trading account via the following modes
 - a. By sending an email from his/her/its registered email id to stoptrade@dhani.com
 - b. By calling on customer care desk at 022-61446300 from their registered mobile number during normal business hour.

Note: stringent identity verification will be conducted before considering any client's block requests.

Hence, all clients are requested to keep all their Personal Identification Information (such as PAN, DOB, Trading ID, Demat ID etc.) handy to facilitate smooth and fast processing of requests.

- 3. While sending email to report any suspicious activity and simultaneously freezing of their trading account, clients are requested to provide detailed information about the suspicious activity that they have noticed in the said account.
- 4. **Process:** DSL shall follow the below process for the requests received through any mode of communication mentioned above
 - a. Verify whether request is received from the registered mobile number/e-mail ID of the client.
 - If the request is received from another mobile number and/or email id (other than the registered email id/mobile number), proper verification of the client shall be done.
 - During the verification process, DSL personnel would ask the client/s a series of questions (basic checks) to understand the gravity of the request received. These questions would relate to but will not be limited to the existing positions in the client's account, inadvertent sharing of login credentials, OTPs, orders, devices used for trading, etc.

- b. Freeze / block the online access of the client's trading account and simultaneously cancel all the pending orders, if any, of the said client.
- c. Send the acknowledgement to the client's registered email ID and/or mobile number stating that the online access to the trading account has been frozen / blocked and all the pending orders in the client's trading account, if any, have been cancelled.
- d. In addition to the above, details of open positions (if any) to also be communicated to the client on his/her/its registered email ID along with contract expiry information. This shall help to eliminate unwanted the risk of unwanted delivery settlement.
- 5. Clients are requested to make an informed decision based on these suggestions and communicate their decisions clearly and unequivocally such that DSL personnel can proceed with blocking/freezing of client's trading account.

Procedure to Unfreeze/Unblock the Online Trading Account: Clients can unfreeze/unblock their online trading accounts by raising a request via any of the modes –

- a. By sending an email from his/her/its registered email id to stoptrade@dhani.com
- b. By calling on customer care desk at 022-61446300 from their registered mobile number.

In order to unfreeze/unblock the trading account, the client would need to undergo stringent due diligence checks including validation of reactivation request and/or mandatory re-KYC.

Client Signature: ⁽²⁾ (29) ______

Dhani Stocks Limited

CONSENT/ACKNOWLEDGEMENT

I/We acknowledge and declare that I/We have received, read and understood, acknowledged and agreed to the contents of -

Trading Account:

- a. Rights and Obligations of Stock brokers, Sub brokers and Clients Equity Segment
- b. Risk Disclosure Document (RDD) Equity Segment
- c. Policies and Procedures -Equity and Commodities Segment
- d. Guidance note -Equity Segment
- e. Rights And Obligations Of Members, Authorized Persons And Clients As Prescribed By SEBI and Commodity Exchanges
- f. Uniform Risk Disclosure Document (RDD) Commodities Segment
- g. Guidance note -Do's and Don'ts for trading on exchange Commodities Segment
- h. Terms and Conditions between Client & Dhani Stocks Limited

Client Signature: 🍘 (30	Client Signature: 🍘 (30)				
Client Name:					
Client Code: (To be filled by DSL)					

Demat Account:

- a. Rights and Obligations of Beneficial Owner & Depository Participant as prescribed by SEBI and Depositories
- b. Guidance note Do's and Don'ts for Depository
- c. Terms & Conditions for receiving SMS alerts from CDSL
- d. Terms & Conditions for receiving SMS alerts from NSDL

	SOLE/FIRST HOLDER	SECOND HOLDER	THIRD HOLDER
NAME			
Signature 🍘 (31)			
Demat Account No.			
(to be filled by DSL)			