

POWER OF ATTORNEY

Voluntary

This Power of Attorney (hereinafter referred to as "PoA") is at made on this _____ day of _____, 20____ by
1. _____ (Individual/Company/Partnership/Trust/HUF
- strike out whichever is not applicable) residing/ having office at _____
2. _____ (Individual/Company/Partnership/Trust/HUF
- strike out whichever is not applicable) residing/ having office at _____
3. _____ (Individual/Company/Partnership/Trust/HUF
- strike out whichever is not applicable) residing/ having office at _____
(hereinafter referred to as "client(s)" which expression shall, unless repugnant to the context or meaning thereof, mean and include its/their respective heirs, representatives, successors, executors, administrators and assigns)

In favour of

Bajaj Financial Securities Limited, Company incorporated under the laws of India and having its Registered Office at Bajaj Auto Ltd complex, Mumbai - Pune Road, Akurdi Pune-411035, Maharashtra and KYC Collection & Processing Center (For POA) at. Unit No - 804, 805, 806, 8Th Floor, Delta Wing, Raheja Towers, 177, Anna Salai, Chennai - 600 002. (Hereinafter referred to "BFSL" which expression shall, unless repugnant to the context thereof, mean and include its successors and assigns) acting through each of its Directors or such other persons as may be authorized by the Company in this regard.

WHEREAS Bajaj Financial Securities Limited (BFSL) is the member of NSE/BSE (name of stock Exchanges) having SEBI Registration No: INZ000218931; since 24 January 2019.

AND WHEREAS Bajaj Financial Securities Limited is a Depository Participant (hereinafter referred to "BFSL-DP") with NSDL/CDSL (name of depository) bearing Depository Participant ID _____. The details of Pool and Beneficiary Account/s currently maintained by BFSL are given hereto in **Schedule II** and also to include the Pool and Beneficiary Account/s which BFSL may hereinafter open and operate, from time to time.

AND WHEREAS the above named client(s) is/are the sole/joint holders of the Demat account and trading account held with BFSL (details whereof are given in **Schedule I** hereto).

AND WHEREAS the client(s) wish to avail and/or have availed the services offered by BFSL in their respective capacity as a member of the Exchange/s and has entered into or may enter into a relationship with one or more member and/or account opening document/client registration kit and other related documents (hereinafter collectively referred to as "client Agreement/s") with BFSL for transacting in securities on the Exchange/s in accordance with the provisions of the client Agreement/s read with the terms and conditions ("Terms") voluntarily agreed by the client with BFSL.

AND WHEREAS, the client(s) for the purpose of facilitating the proper execution of the transactions contemplated in the said Terms, intends to confer on the BFSL the authorities and power specified in this POA.

AND WHEREAS BFSL, in capacity as other than Stock Broker/s, also provides certain other permissible services through web site www.bajajfinservsecurities.in or any other sites specified by BFSL from time to time or through any other channels, which inter-alia include facilitating application for any offer or public issues of shares, securities, stock, bonds, debentures, mutual fund units, units of any collective investment scheme or any other securities or purchase/sale/redemption, investment, tendering shares (collectively referred to as "Investment Products") in open offer and client(s) intends to avail the said Investment Products and for the purpose of facilitating the transactions in the Investment Products on their behalf, the client(s) confer on BFSL, the authorities and powers specified in this POA.

AND WHEREAS the client(s) being the beneficiary/ies of the transactions carried out pursuant to this POA, the client(s) are desirous of constituting and appointing BFSL as their lawfully constituted attorney and confer upon it the powers hereinafter stated.

1. To operate a depository account with BFSL-DP (as per the details given in the **Schedule I**) and communicated by the client(s) to BFSL to debit the said account to meet all margin/settlement obligations arising out of transactions executed on the Stock Exchange/s for and on behalf of the client(s) and/or transfer securities from the Beneficiary Owner account of the client(s) to the demat account(s) (as mentioned in **Schedule II**) for the purpose of delivering the same in respect of securities sold by the client(s) and/or for margin purposes to the Stock Exchanges in relation to any segment, arising out of such transaction executed on Stock Exchanges or any other Stock Exchange duly recognized and regulated under the applicable laws, as the case may be.
2. To operate a Securities/Beneficiary Account, Designated DP account with a Depository Participant/s for and on my/our behalf any transactions executed by me/us including but not limited to mutual funds transactions at the Stock Exchange/s and for the purpose to sign required papers/instructions as may be required from time to time and generally without any limitation to deal with the mutual funds/Beneficiary Account and Designated DP account for and on my/our behalf and also to issue instructions relating to purchase/sell/transfer/redemption or creation/revocation of pledge on mutual funds and/or any securities freezing of or lien on mutual funds and/or any securities and such other instructions including but not limited to sale of mutual funds or any other securities against any of my/our obligations currently then in my/our debit, as may be deemed fit and appropriate from time to time by BFSL relating to my/our transactions in mutual funds generally with a view to meet with the settlement/redemption/margin obligations arisen out of any trade/transactions under taken by me/us.



Signature

3. To submit copies of this PoA to the Depository Participant/s with whom Designated DP Account or other beneficiary accounts are maintained in my/our name and obtain acknowledgement thereof and to do all such acts and deeds as may be deemed fit and appropriate from time to time by BFSL in pursuance of these presents.
4. To acquire by purchase or otherwise mutual funds units, bonds, debentures, shares, derivatives or other mutual funds and hold such mutual funds on my/our behalf and to generally sell/redeem or otherwise deal with any/all such mutual funds on my/our behalf as BFSL deem fit and appropriate, from time to time.
5. To communicate with mutual fund(s) companies, their asset management companies or trustees, registrar or agents, custodians of Securities, Brokers and Depository Participants on my/our behalf.
6. To incur and pay all charges and expenses in connection with all or any of the aforesaid matters.
7. To operate a depository account with BFSL-DP (as per the details given in the **Schedule I**) and communicated by the client(s) to BFSL to validate on behalf of the client(s) any instructions given in written or physical form with respect to the depository account as may be required.
8. To return to the client(s) the securities or funds that have been received erroneously or those securities or funds that BFSL was not entitled to receive from the client(s).
9. If required, to recover from the client(s) any securities or funds that were erroneously credited to the client(s) account.
10. The client authorizes BFSL to send consolidated summary of client's scrip-wise buy and sell positions taken with average rates to the client by way of SMS/email on a daily basis, notwithstanding any other document to be disseminated as specified by SEBI from time to time.
11. Generally to do all such acts, deeds, matters and things as may be necessary for or incidental to ensure that all payments for and delivery of securities arising out of transactions undertaken by me/us under the client Agreements (executed by me/us with BFSL) are duly and properly completed.
12. To debit my Trading account towards monies/fees/charges etc. payable to BFSL or to a market participant Service provider or to any of the affiliates/subsidiaries of BFSL by virtue of I/We using /subscribing to any of the facilities/service provided either by BFSL or through a third party service provider or by any other security or financial instrument on behalf of me/us through BFSL or any market participant. To bind ourselves with respect to any instruction given by first holder or any other holder to BFSL.
13. To pledge the securities in favour of BAJAJ FINANCIAL SECURITIES LIMITED for the limited purpose of meeting my/our margin requirements in connection with the trades executed by me / us on any recognized stock exchange through BAJAJ FINANCIAL SECURITIES LIMITED and to further re-pledge such securities to the clearing member / clearing corporation as the case may be."

I/We hereby undertake to ratify whatever my/our Attorney may lawfully do in and by virtue of these presents. I/We hereby declare that the powers and authorities conferred herein these presents are unconditional and that with the execution of this PoA, all the powers and authorities conferred herein above shall be exercisable by my/our Attorney through any of its officials/employees.







This PoA may be revoked at any time by the client(s) by lodging with BFSL, a communication in writing duly signed, stamped and properly timed by the client(s). Provided, however, that the revocation shall not so operate as to preclude or deny execution of transactions as are required for the purpose of fulfilling all obligations (towards settlement, delivery, margin or otherwise), arising out of transactions executed for and on behalf of clients by BFSL on the Stock Exchanges prior to the time of receipt of such revocation by BFSL and is exclusive to BFSL except to the extent not permissible under the Bye-laws, Rules and Regulations of the Exchanges and Depository and the directions issued thereunder. This document shall be subject to the jurisdiction of the courts in Pune.

BAJAJ FINANCIAL SECURITIES LIMITED - CM BP ID : IN667065			
BO ID/DP ID - CL ID	A/C TYPE	SUBCATEGORY	DP
120886000000023	POOL	CM-POOL (Corporate) BSE - PAYOUT	CDSL
120886000000042	PRINCIPLE	CM PRINCIPLE (CORPORATE) BSE - PAY IN	
1208860000001576	SLB	NSCCL SLB ACCOUNT	
1208860000001371	CUSA	UNPAID SECURITIES ACCOUNT	
1100001100020677	EARLY PAY-IN	NSE-EARLY PAY-IN	
1208860000000169	POOL	NSE POOL ACCOUNT	
1208860000119491	MARGIN PLEDGE A/C	Corporate TM/CM CMPA	
1208860000120047	MTF COLLATERAL	Corporate TM/CM CMPA	
1208860000119506	MTF	CLIENT SECURITIES MARGIN FUNDING ACCOUNT	
IN304300-10000220	CUSA	UNPAID SECURITIES ACCOUNT	
IN304300-10000037	POOL-PRINCIPLE	BSE POOL-PAY-IN-PAY-OUT	
IN304300-10000053	POOL	NSE POOL ACCOUNT	
IN304300-10000295	MARGIN PLEDGE A/C	TM/CM-CLIENT SECURITIES MARGIN PLEDGE ACCOUNT	
IN304300-10000300	MTF	TM-CLIENT SECURITIES UNDER MARGIN FUNDING	
1100001000024183	EARLY PAY-IN	ICCL-EARLY PAY-IN (CM ID : 6706)	CDSL_ICCL



Signature

IN WITNESS WHEREOF, I/We hereunto set and subscribed our respective hands on the day, date and year herein above mentioned.

FIRST HOLDER	SECOND HOLDER	THIRD HOLDER
Signature:  _____ Name: _____	Signature:  _____ Name: _____	Signature:  _____ Name: _____
Applicable in case client is a non-individual: For _____ : Authorised vide Board Resolution/letter of authority dated _____	Applicable in case client is a non-individual: For _____ : Authorised vide Board Resolution/letter of authority dated _____	Applicable in case client is a non-individual: For _____ : Authorised vide Board Resolution/letter of authority dated _____
WITNESS		
Signature:  _____ Name: _____ Address: _____ _____	Signature:  _____ Name: _____ Address: _____ _____	Signature:  _____ Name: _____ Address: _____ _____

Acceptance of Power of Attorney:

I/we accept the above power of attorney for and on behalf of **Bajaj Financial Securities Limited:**

Signature: _____

Name: _____

Designation: _____