POWER OF ATTORNEY

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TO ALL TO WHOM THESE PRESENTS SHALL COME I/We,	
(1)	residing at
(2)	residing at
(3)	residing at
Indian inhabitant/Nonresident SEND GREETINGS.	
Whereas I/We hold a Beneficiary Account no. 1202620000	(BO-ID) with Central Depository Services
(India) Limited with SAFAL CAPITAL (INDIA) LIMITED (a Depository P	articipant registered with CDSL) bearing DP ID 12026200
And whereas I/We are registered as a client with SAFAL CAPITAL (IN	IDIA) LIMITED (trading member of Bombay Stock Exchange Ltd. MCX
Stock Exchange Ltd. And National Stock Exchange of India Ltd) vide	my Trade Code/Back office Code
for dealing in the securities market.	

NOW KNOW WE ALL AND THESE PRESENTS WITHNESS THAT I/WeTHE ABOVE NAMED DO HEREBY NOMINATE CONSTITUTE / AND APPOINT M/s SAFAL CAPITAL (INDIA) LIMITED a Company incorporated under the Companies Act., 1956 having its registered office I India situated at 06- krishna bunglows, Opp. Harishray Bunglow-2, Nr. Bagban Party Plot, Thaltej-Shilj Road, Thaltej, Ahmedabad-380054 acting through any of its directors and/or officers duly authorized by it said purpose, as my/our true and lawful attorney (hereinafter referred to as the attorney) for me/us and on my/our behalf and in my/our name to do the following:-

- 1. To debit my/our aforesaid beneficiary account and to transfer securities there-out for the purpose of delivering / pledging the same to the clearing house of the recognized stock exchange in any segment to discharge my/our settlement obligations in respect of securities sold by me/us or for the purpose of providing margins in respect of the trading positions taken up my me/us.
- 2. To apply for and subscribe to, on my/our instructions, initial Public offering made by any company registered under the provisions of the Companies Act, 1956 through online/offline bidding platform and to perform, do, undertake, discharge all incidental and ancillary act, deeds, matters, things, functions and obligations in connection therewith
- .3. To apply, on my/our instructions (including redemption requests), for Mutual fund of various asset management companies through online/offline platform and to perform, do, undertake, discharge all incidental and ancillary acts, deeds, matters, things, functions and obligations in connection therewith.
- 4. I/We authorize my/our said Attorney to send me/us consolidated summary of scrip wise buy and sell positions, subscriptions to IPOs and Mutual Fund by way of short messaging services or e-mails on a daily basis.
- 5 The said Attorney shall return to me/us the securities that may have been received by it erroneously or that it was not entitled to receive.
- 6. I/w do hereby ratify and conform and agree to ratify and confirm whatsoever my/our said attorney shall have lawfully done or may lawfully do or cause to be done by virtue of or in exercise of any power hereby granted, given authorised or Implied or intended to be so granted, given or authorised and also all lawfully acts, deeds, matters and things done by the said attorney of the nature mentioned above or incidental or relating thereto or arising there-from or deemed by my/our attorney to be requisite or expedient to be done or performed in exercise of any power therein.
- 7. I/We further agree and confirm that the powers and authorities conferred by this POA shall continue to be good, valid and effective until revoked by me/us in writing given to my Attorney and that the POA shall not be affected by lapse of time. This POA shall continue in full force and effect until my/our Attorney shall receive written notice of revocation thereof, signed by me/us; or, in the event of termination thereof by my/our death, until my/our Attorney shall have received actual notice thereof, and such revocation or termination shall in no way affect the validity of this POA with reference to any transactions initiated by my/our Attorney, prior to the actual receipt by the Attorney of the notice of such revocation or termination, as above provided. Further without prejudice to the generality of the aforesaid, such revocation of this POA, in so far as any transaction, settlement of which is pending on the date of receipt of notice of revocation by my/our Attorney is concerned, shall become effective only after all pending obligations in respect of such transaction are settled on the respective settlement dates and all dues owning by me/us in connection herewith have been fully paid by me/us to the stock Broker. Further, such revocations of the power and authority given to my/our Attorney hereby shall in no way affect the validity of any acts, deeds or things done or action taken by my/our Attorney for discharging any of my/our settlement obligations in respect of any transaction settlement of which is pending on the date of receipt of the notice of revocation by the Attorney. The request of revocation in writing is to be send to our company's office mentioned above.
- 8. As per SEBI circular no. CIR/MRD/DMS/28/2010 dated 31st August, 2010, the list of demat a/c's where securities can move is listed as per schedule and /or any other account which may be opened by SAFAL CAPITAL (INDIA) LIMITED from time to time and intimated to me/us hrough e-mail or other mode of communication to hold securities as margin on my/our behalf and for meeting my/our sales obligation
- 9. This Document will be subject to the exclusive jurisdiction of courts of Indore (M.P.) only

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Sr. No.	BO Account Nos.	Purpose of Transfer	
1	1202620000177247	To meet Client BSE Delivery Obligation in cash segment	
2	1202620000177251	To meet Client NSE Delivery Obligation in cash segment	
3	IN30133021481604	To meet Client NSE Delivery Obligation in cash segment	
4	IN30133021483663	To meet Client BSE Delivery Obligation in cash segment	
5	1100001100017383	To meet Client NSE Delivery Obligation in cash segment	
6	1202620000301453	TM / CM Margin Pledge Account	
7	1202060001410161	CM / CC Margin Pledge Account	
8	1100001100020972	To meet Client Mutul Fund obligation	
9	1100001100014031	To meet Client BSE Delivery Obligation in cash segment	
10	1202620000301468	MTF Margin Pledge Account	
11	IN30133021476824	To meet Client NSE Delivery Obligation in cash segment	
12	1100001100020926	Clg. Corp Margin Pledge Account	

Signed & delivered by:

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First Holder's Signature	Second Holder's Signature	Third Holder's Signature
Witness Signature:		
Witness Name		
Witness Address		

I/We accept (For SAFAL CAPITAL (INDIA) LIMITED)

Authorized Signatory

Date: __/__/___.