Name of Applicant	Code
Introducer	Code



PHILLIP SERVICES INDIA Private Limited

CLIENT REGISTRATION FORM

(FOR NON-INDIVIDUALS)

Registered Office / Head Office:

ADDITIONAL KYC DETAILS

Place -----

Date -----

Bank	Branch	Bank account no.	Account Type:	MICR Number	IFSC code
Name	address	Barin doodan iio.	Saving/Current/ Others-In case of	or crumbol	11 00 0000
			NRI/NRE/NRO		
B. DEPOSI	TORY ACCOL	JNT(S) DETAILS			
	Participant ame	Depository Name (NSDL/CDSL)	Beneficiary name	DP ID	Beneficiary ID (BO ID)
C. PAST A	ACTIONS				
exchange/ar Partners/pro	y other autl moters/whole	eedings initiated/pending/ hority against the applic time directors/authorized ate bond market during the l	cant/constituent or its persons in charge of		
	•	are polici marker during the i	asi s years		
O. OTHER	_	ame			
		dille			
Number of	years of Inve	estment Experience in Co	rporate Bonds/No Prior Ex	xperience	
		(details (Please tick ($$) 5 lacs \Box 5-10 lace	s □ 10-25 lacs	□ > 25	5 lacs – 1 crore □ > 1
□ Below 1 la	ac 🗆 1 - 9				
□ Below 1 la	ac 🗆 1 - 9	5 lacs 🗆 5-10 lacs			
□ Below 1 la	ac □ 1 - { Rs. (Net worth	5 lacs 🗆 5-10 lacs			
□ Below 1 la Net-worth in la F. Occupation Nature of jobs	Rs. (Net worth on Details:- /Business/Wo	5 lacs □ 5-10 lacs should not be older than 1	year)	as on da	te dd/mm/yyyy □□/□□/□ years)
□ Below 1 la Net-worth in F. Occupation Nature of jobs Employers/E	Rs. (Net worth on Details :- /Business/Wo stablishment i	5 lacs	year) I	as on da	te dd/mm/yyyy □□/□□/□ years)
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Signature of Client/ (all) Authorized Signatory (ies)

Terms and Conditions for dealing in Corporate Bonds and other products i.e. Market Linked Debentures, Structured Products etc. between Counterparty and Phillip Services India Private Limited (hereinafter referred to as "PSIPL")

- 1. The instructions with regard to the transactions may be given through registered email ID or telephone or any other mode as permitted by PSIPL.
- 2. The counterparty has agreed to deal / trade in corporate bonds and other products i.e. Market linked Debentures, Structured Products etc at counterparty's own free will and consent and PSIPL and / or its employees have not induced the counterparty to deal/trade in corporate bonds and other products in any manner whatsoever.
- 3. The instructions with regard to the transactions issued by an authorised representative / agent, if any, of the counterparty shall be binding upon the counterparty. The counterparty will be principally liable for the actions of the authorised representative / agent. Details of such authorised representative / agent are given as under:

 Name:

 PAN
- 4. The counterparty shall not hold PSIPL liable on account of PSIPL acting in good faith on instructions given by the counterparty or its authorized representative.
- 5. The counterparty agrees that orders, instructions and other communications given or made over the telephone may be routed through PSIPL's interactive Voice Response Channel or other telephone System and may be recorded by PSIPL. The Counterparty also agrees that such recording and PSIPL records of any orders, instructions and communications given or made by the Counterparty or PSIPL by electronic mail, fax or other electronic means shall be admissible as evidence and shall be final and binding upon the Counterparty as evidence of the same.
- 6. PSIPL shall endeavor to execute the orders of the counterparty on a best effort basis in terms of price and time and shall not be and cannot be held liable in this regard in whatsoever manner. Trading / Investment decision is the sole responsibility of the counterparty. The counterparty understands and agrees that past performance is not necessarily a guide to future performance.
- 7. PSIPL may at its discretion not carry out the counterparty's instruction where PSIPL has reasons to believe (which discretion of PSIPL the counterparty shall not question or dispute) that the instructions are not genuine or are otherwise improper / unclear / raise a doubt. PSIPL shall not be liable if any instructions are not carried / partly carried out for any reason, whatsoever.
- 8. The counterparty understands and agrees to the various risks including but not limited to market risk, default risk, counterparty risk, credit risk, interest rate risks, reinvestment risk etc. associated with trading in corporate bonds, market linked debentures, perpetual bonds and other products. The counterparty should carefully consider whether trading / investment is appropriate for the counterparty in light of counterparty's experience, objectives, financial resources and other relevant circumstances and after reading and understanding the Offer Document/RHP/Term Sheet etc. PSIPL and any of its employees, directors, associates and/or employees, directors, associates of Phillip Services group entities or affiliates shall not be liable for losses, if any, incurred by the counterparty.
- 9. The counterparty is advised to seek independent third party advice outside Phillip Services group / associates / affiliates / directors / employees before and during counterparty's trading / investment.
- 10. The counterparty further understands that there is no guarantee/assurance as to returns or profits or capital protection or appreciation. Risk of loss in trading / investment can be substantial including loss of principal.
- 11. The counterparty shall indemnify PSIPL and keep PSIPL indemnified and save harmless, at all times from and against any and all claims, losses, damages, costs, liabilities and expenses incurred, suffered or paid by PSIPL or required to be incurred, suffered or paid by PSIPL and also against all demands, actions, suits, proceedings made, filed instituted against PSIPL, in connection with or PSIPL acting pursuant to, in accordance with or relying upon, any fax submission and/or email instructions or any unauthorised or fraudulent or partial Fax Submission and/or email instructions to PSIPL or non receipt of fax and/or email instructions.
- 12. The counterparty confirms that the title of the securities/debentures/bonds is clear and free from any encumbrance(s).
- 13. The counterparty and PSIPL agree that they shall keep the information received during the course of the trading confidential. However, information may be disclosed in case it is required by law or by any regulatory / statutory authority.
- 14. The deal confirmation and its contents once sent through fax, email or physical mode etc. by PSIPL will be final and binding upon the counterparty.
- 15. Any disputes shall be governed by laws of India and shall be subject to jurisdiction of courts in Mumbai only.
- 16. The relationship between the counterparty and PSIPL is one of principal to principal basis and does not CREATE and shall not be deemed to CREATE any relationship of principal and agent or, master and servant or, employer and employee etc

For Phillip Services India Private Limited.