

Time Securities (Pvt.) Ltd.

TREC HOLDER / BROKER
PAKISTAN STOCK EXCHANGE LIMITED

SUB-ACCOUNT OPENING FORM FOR COPORATE

TREC NO -036

NAME		
TRADING A/C NO.		
CDC SUB A/C NO.	05116 -	
IAS A/C NO.		
UKN NO.		

Check List Account Opening Form Time Securities (PVT.) Limited

Head Office: 98-99, 2nd Floor, Stock Exchange Building, Stock Exchange Road Karachi.
Tel: 32427056,32428918, E-mail: timekse@hotmail.com,Website: www.timesec.pk.
Branch Office: Mezzanine Floor, Umair Arcade 41/199, Risala Road, Saddar Hyderabad.

	Client Account No:	Account Title:	P	urpose:			
3 4 5	with the Commission. Any license issued by a regulatory bod List of directors as per latest form 29 fil Copy of latest Form A/Form B filed wit Copies of CNICs of all the directors. Memorandum and Articles of Associati	ed with the Commission. In the Commission.	YES YES YES YES YES YES		NO NO NO NO NO NO NO NO	N/A N/A N/A N/A N/A N/A	
8	board resolution/power of attorney ald	or foreign company/entity, duly consularized copy of ng with constitutive documents and list of directors an having jurisdiction over the Customer.	YES		NO	N/A	
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	official & Power of Attorney. Latest Audited Accounts of the Compar CNIC Expired. KYC Checklist of Corporate Account. Acknowledgement Letter of Trade C	onfirmation. to be charged by the,broker and other CDC Required).	YES		NO	N/A	
2	Ultimate Beneficial owner of Account a Screening of Directors and Beneficial O Risk Assessment Sheet of Client. NADRA Verisys.	-	YES YES YES YES		NO NO NO	N/A N/A N/A N/A	



Time Securities (Pvt.)Itd.

TREC HOLDER PAKISTAN STOCK EXCHANGE LIMITED

UNDERTAKING

Ι,	A/c	the customer, hereby
_	ed this Risk Disclosure Document a ents and information provided in th	and have read and understood the is document.
Date:		
	Signatu	re of Account Holder
2101101	3.g.iutu	ic of Account Holder
	Signatu	re of Joint Account Holder (1)
	Signatur	re of Joint Account Holder (2)
	_ Signatu	re of Joint Account Holder (3)



Time Securities (Pvt.) Limited TREC Holder/BROKER Pakistan Stock Exchange Ltd.

Head Office: Room # 98, 99 2nd Floor, Stock Exchange Building, Stock Exchange Road, Karachi. **Branch Office:** Mezzanine Floor Umair Arcade 41-199, Risala Road, Saddar, Hyderabad. Room no 904-905,9th floor New Stock Exchange Building, Stock Exchange Road, Karachi.

Annexure-III

(In case of PCM and TCSB as Authorised Intermediary)KNOW YOUR CUSTOMER (KYC) APPLICATION FORM CORPORATE

(Form to be filled preferably in BLOCK LETTERS)

A. REGISTRATION (AND OTHER) DETA	ILS OF CUSTOMER							
1. Full name of Customer (As per constitutive documents)								
2. Date of Incorporation:	3. Incorporation Nur		ace of Incorporation:					
5. Date of Commencement of Business:		6. National Tax No. (provided)/Letter of Un	For exempted entities, sup dertaking, where entities of	porting document should be opt not to obtain NTN)				
7. Industry / Sector:								
8. Registration Number / Unique Identification	ation Number ("UIN	"):						
9. Details of Contact Person of the Custom (Should only be an authorized representative								
(a) Name Mr./Mrs./Ms.:	,							
(b) Association of the Attorney with the Cust	omer:							
(c) Address:								
(d) CNIC/SNIC/NICOP/ARC/POC No:								
(e) Expiry date of CNIC/SNIC/NICOP/ARC		(f) Designation of the	official:					
(g) Tel. (Off.)*: (h) Mobil	e:	(i) E-mail:						
(h) . Passport details:								
(For a foreigner or a non- resident Pakistani) Passport	No:	Place of issue:	Date of Issue:	Date of Expiry:				
B. ADDRESS DETAILS OF CUSTOMER								
1.(a)Mailing Address:								
City/Town/Village:		Province/State:	Country:					
(b) Tel. (Off.): (c) Mobile	·*:	(d) Email:						
Specify the proof of address submitted for		,						
2. (a)Registered Address:	3							
City/Town/Village:		Province/State:	Province/State: Country:					
(b) Tel. (Off.): (c) Mobile	·*:	(d) Email:						
Specify the proof of address submitted for	registered address:							
C. OTHER DETAILS								
1. Expected Annual Income:								
2. Net-equity / net-assets as on (date)	:(()				
21 ret equity / net assets as on (date)	Investment		Modaraba					
	Insurance (Modaraba Management Company					
	Charitable Charitable	1 V	Cooperative Soci	* *				
[Please tick () the appropriate box]	Leasing Co		ety					
3. Share holder's Category:		ncial Institution	Mutual Fund Other (Please sne	Other (Please specify)				
√	Joint Stock	1 337						
D. BANK DETAILS								
Bank Name:		IBAN No:						
E. DECLARATION								
I/we hereby confirm that all the information you of any changes therein, immediately. I am/are aware that I/we may be held liable for	n case any of the abo							
I / we hereby, unconditionally and irrevocably, declare, confirm and acknowledge having read in full and understood the relevant terms and conditions attached as an Annexure to this KYC Application Form duly provided to me/ us by the Authorized Intermediary at the time of filing of this KYC Application Form.								
I/we hereby acknowledge that I/we had been informed by the Authorized Intermediary at the time of filing this KYC Application Form that these terms and conditions are prescribed under CKO Regulations, 2017 and are also available on the website of CKO, further, I/we have no doubt or concern that the terms and conditions shared with me/us by the Authorized Intermediary are any different from the ones specified in CKO Regulations, 2017 and available an CKO's website								
Signature of the Authorized Person FOR OFFICE USE ONLY			Date:	(dd/mm/yyyy)				



TREC Holder/BROKER Pakistan Stock Exchange Ltd.

ANNEXURE-IIIA

TERMS AND CONDITIONS FORMING MANDATORY PART OF KYC APPLICATION FORM FOR INDIVIDUAL AND KYC APPLICATION FORM FOR CORPORATES AS PRESCRIBED UNDER ANNEXURE II AND ANNEXURE III OF THESE REGULATIONS

Terms & Conditions of the KYC Application Form:

- 1. All terms herein shall, unless expressly stated otherwise, have the same meaning as ascribed to them in the Centralized KYC Organization Regulations.
- 2. The information provided in KYC application form and/or CRF shall be in addition to and not in derogation of the requirements prescribed under Anti-Money Laundering and Countering Financing of Terrorism Regulations, 2020.
- 3. All correspondence shall be sent by CKO at the mailing address and/or email address of the Customer, as stated on the KYC Application Form. KYC application form shall be submitted electronically for Online Account Opening of Individual Pakistani Customer by Authorized Intermediary that is a Professional Clearing Member or a Securities Broker.
- 4. Neither the CKO nor its directors, officers, employees or agents shall be liable for losses, damages, liabilities, costs or expenses suffered or incurred by the Customer as a result of providing its KYC Information to Authorized Intermediaries or the CKO due to any reasons whatsoever including its unauthorized disclosure.
- 5. The Customer undertakes to indemnify the CKO against any losses, damages, liabilities, costs or expenses suffered or incurred by CKO, including any legal costs and claims by third parties, as a result of any inaccuracy, misrepresentation, misstatement or incorrect details in the information supplied by the Customer or any omission in such information or any other contravention or violation of the Centralized KYC Organization Regulations
- 6. The Customer agrees that in the event that he does not abide by the timelines prescribed in the Centralized KYC Organization Regulations for submission of information and confirmation to the NCCPL, the NCCPL shall be authorized to take action as prescribed in the Centralized KYC Organization Regulations. The Customer undertakes that it shall hold CKO harmless and that CKO shall not be liable for any losses, damages, liabilities, costs or expenses suffered or incurred by the Customer as a result of such actions.
- 7. The Customer agrees that CKO may hold, store and process its KYC Information on the KYC Information System and KYC Database in connection with its KYC functions under the Centralized KYC Organization Regulations. The Customer also agrees that CKO may disclose its KYC Information as permitted under the CKO Regulations and such other disclosures as may be reasonably necessary for compliance with any other laws or regulatory requirements.
- 8. The Customer acknowledges that KYC Information System and KYC Database, including but not limited to all the information contained therein is the legal property of CKO.
- 9. The Customer agrees that verification against KYC information provided by Customer and Authorized Intermediaries, shall be performed by CKO as per CKO Regulations and such verifications shall include verification of KYC information through linked services such as RAAST, 1-Link, PMD, NADRA, etc.



TREC Holder/BROKER Pakistan Stock Exchange Ltd.

- 10. The Customer agrees that KYC information provided by Customer at the time of onboarding shall be shared with CDC in pursuance of provisions prescribed by the Securities & Exchange Commission of Pakistan with respect to Central Gateway Portal managed by CDC.
- 11. The Authorized Intermediaries agree to pay CKO the fees and charges as prescribed by CKO from time to time in respect of its KYC functions.
- 12. CKO has absolute discretion to amend or supplement any of the terms and conditions at any time and will endeavor to give prior notice of fifteen days wherever feasible for such changes.
- 13. The Customer agrees and affirms that it shall be bound by and acts in accordance with the provisions of the Centralized KYC Organization Regulations.
- 14. These terms and conditions shall be governed by the laws of Pakistan.
- * The terms and conditions will be part of the Online Account Form for Individual Pakistani Customers.

Signature of the Applicant	Authorized Signatory	Seal/Stamp of the Authorized Intermediary



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For official use of the Part	icipant/TRE Certificate
Holder	only
Application Form No.	
TRE Certificate No.	
Securities Broker	
Registration No.	
CDS Participant ID	05116
Sub-Account No.	
Trading Account No.	
(Back-office ID)	
(if applicable)	
Investor Account No.	

CUSTOMER RELATIONSHIP FORM FOR COMPANY AND OTHER BODY CORPORATE

(Please Also Fill KYC APPLICATION FORM)

(Please use BLOCK LETTERS to fill the form)

I/We hereby apply for open Holder]:	ening of my/our following account [plea	ase tick (✔) o	nly one rel	evant bo	<u>x</u>] with	[insert r	name of t	the Pa	rticipant/	TRE Certific	<u>ate</u>
1. Trading & Sub-	Account [Opening of Account with Sec	curities Broker	for trading	custody	and set	tlement]					
2. Investor Accoun	nt with CDC 3. Sub-Acco	ount with Par	cicipant								
4. Trading Accoun	nt [Opening of Account with a Securitie	s Broker for tr	ading purpo	se only]							
Note: In case applic	ant chooses option # 4 above, then he/sh	he shall choos	e any of the	followin	g:						
Sub	scribe to Direct Settlement Services (I	DSS) with CD	C								
Sub	scribe to National Custodial Services	(NCS) with N	CCPL								
Oth	ers (please specify e.g. CCM/ NBCM)										
	ND OTHER) DETAILS OF APPLICA	ANT (The info	mation shou	ld be sam	e as pro	vided in t	the KYC	Applic	ation For	m)	
	t (As per constitutive documents)	199).					UKN	No.			
	Unique Identification Number ("UIN npany/Body Corporate (Applicant) sha		d in the K	C. Appl	ication	Form fo	or eAlert	/eState	ement fr	om CDC as	а
mandatory requirement. T	his information will also be used wher ication Form shall be used for CDS.										
B. OTHER ACCOUNT I	LEVEL INFORMATION										
1. Bank Details: The bank	account information as provided in the	KYC Applica	tion Form s	hall be u	sed.						
2. Residential Status / Ba [Please tick (✓) the appro-		Resid	lent	No	n-Resid	lent	Rej	patria	ble	Non-Repatr	riable
	Pakistani										
	Foreign Company / Body Corporate										
C. CDC access											
	\underline{COST} services under CDC a ccess wher	eby Sub-acco	ant holders/	Investor	Accoun	tholders	can have	real t	ime acce	ss to their acc	count
related information.											
box]	be to free of cost IVR/Web Service? [A						Yes No				
	to IVR and Web Service, please provi			ur Cont			Y	1 37			
(a) Date of Birth (b) Mother's Maiden Name	D D	/ M	M	/	Y	Y	Y	Y			
D. AUTHORIZATION U	INDER SECTIONS 12 AND 24 OF T						MENT ()F UN	DERLY	YING TRAD	ES,
PLEDGE AND RECOVERY OF PAYMENTS, CHARGES AND LOSSES (FOR SUB-ACCOUNT ONLY) I/we the undersigned, hereby give our express authority to the Participant under Section 12 and Section 24 of the Central Depositories Act, 1997 to handle Book-											
entry Securities beneficially owned by me/us and entered in our Sub-Account maintained with the Participant for securities transactions that are exclusively meant for the following purposes:											
 a. For the settlement of any underlying market transactions (trades) including off market transactions made by me/us from time to time; b. For pledge securities transactions with the Clearing House relating to any of our underlying market transactions (trades) to be settled through the the 											
Clearing House from time to time; c. For the recovery of payment against any underlying market purchase transactions made by us from time to time;											
d. Movement by us from time to time of our Book-entry Securities from our Sub-Account under the Main Account under the control of the Participant to our Sub-Account under another Main Account under the control of the Participant or to our Sub-Account under any Main Account which is under											
the control of another Participant or to our Investor Account; e. For the recovery of any charges or losses against any or all of the above transactions carried out by us or services availed; and/or f. Delivery Transaction made by us for any other purposes as prescribed by the Commission from time to time.											
Specific authority on each occasion shall be given by us to the Participant for handling of Book-entry Securities beneficially owned by us for all other purposes as permitted under the applicable laws and regulations.											
	ve shall serve as a standing authorization										b-

Account Holder(s) and entered in their Sub-Account maintaine require specific authority in writing from the undersigned Sub-	-Account	Holder(s)	in favou	r of the	e Parti	cipant.	Secu For	ıritie hanc	s for lling	all of I	othei Book	purp	ose y Se	s sho	ould ies	how worth	ever h Rs.
500,000/- and above, the above mentioned specific authority sl	hall be ol	btained on	non-judi	cial sta	ımp pa	per.											
E. OPERATING INSTRUCTIONS			. 7	6.01		• \						<u> </u>					
1. Signatory(ies) to give instruction to the Participant/TREC Holder pertaining to the operations	(0)		Names o	of Sign	atory	ies)						Spe	ecin	ien S	ign	atur	es
of the Investor Account / Sub-Account / Trading	(a)									_							
Account.	(b)									-							
(Please specify Investor account, sub- account and trading	(c)									_							
account operating instructions in the relevant column along	(1)																
with names and specimen signatures of authorised	(d)																
signatories)									_	╗							
2. Investor Account/Sub-Account Operating Instructions		Singly									Atto	rney					
in writing:		Jointly [a			_												
[Please (✓) appropriate box]		(Please n		he rele	evant n	umber	rs of										
	 		iories)							7	A						
3. Trading Account Operating Instructions:		Singly								Ц	Atto	rney					
[Please (\checkmark) appropriate box]		Jointly [a		.1 1	— ,	,	c										
t was () all all and a j		(Please n		ne rete	evant n	итрег	rs of										
F. Authorized Signatories of the Applicant	1		te & Pla	ace:													
																	-
	-																
We hereby agree to admit the Applicant as the Investor Account	ntholder/	Sub-Accor	ınt Hold	er in te	rms of	the er	nclose	r he	erme	and	l Cor	ditio	ne	ıs am	end	led fr	om
time to time and shall abide by the same in respect of opening,												uitio	113 6	is am	CHO	icu ii	OIII
Name of Participant/TREC Holder:			Date														
Participant's/TREC Holder's Seal & Signature:																	
Witnesses:																	
1. Name: Signature: CNIC No:					_		1			1					Т		
2. Name:					-											_	
Signature: CNIC No:					-											-	
Certified copy of Board Resolution/Power of Attorney (specimen pro 2. Copies of valid Computerized National Identity Cards/NICOP/Passpt 3. Certified copies of Constitutive Documents of the Applicant (Memor Incorporation, Certificate of commencement of business, Prospectus for																	
7. Specimen Signature Card (for Investor Accountholder(s) only)																	
* Note: Non-resident/ foreigners shall submit the documents duly attested by either	er notary pu	ıblic or Consul	General of	Pakistan	having	urisdicti	ion ove	r the	Applic	ant.							
G. FOR THE USE OF PARTICIPANT/TREC HOLDER O	ONLY																
Particulars of Customer Relationship Form verified by :																	
Application: Approved Rejected	ed	Signa	ture: (Au	ıthoriz	ed sign	natory)	/Star	np		I	Date:						
Investor Account/Sub-Account no. issued:																	
Investor Account/Sub-Account /Trading Account opened b	y:		1.1														
Saved by:		Poste							D-4								
Signature: Date: Remarks: (if any)		Signa	ture:						Dat	e:							
Remarks. (tj uny)																	
	CKNO	WLEDGE	MENTI	PECE	IPT												
Application No:	CKNU	LEDGE															
Application No: Date of receipt: I/We hereby confirm and acknowledge the receipt of duly filled and signed Customer Relationship Form						ı from	the f	ollo	wing	Apı	olica	nt:					
[Insert Name of Applicant(s)]			Partic														
1.																	
2.																	
3.																	
4.			1														
1																	

TERMS AND CONDITIONS

Please read and understand the Terms and Conditions, attached herewith as Annexure B, before signing and executing this form

DECLARATION & UNDERTAKING

We, the undersigned Applicants, hereby declare that:

- a) We are not in receivership, court-appointed managership or under winding-up or under any analogous form of administration;
- b) We are not applied to be adjudicated as an insolvent and that we have not suspended payment and that we have not compounded with our creditors;
- c) We are not an undischarged insolvent;

Signatures:

- None of our chief executive, directors or other officers have, at any time within 5 years before making this application, been convicted of an offence involving moral turpitude or a non-cognisable offence against any law in connection with our business, professional or commercial activities;
- e) We confirm and acknowledge that we have received the Terms and Conditions, duly stamped, dated, and signed by the Compliance Officer of Securities Broker/Participant, as an annexure to this Form at the time of signing of this From and have carefully read, understood and accepted the attached Terms and Conditions which are deemed to be a part of this Form and we hereby unconditionally and irrevocably agree and undertake to be bound by and to comply with the attached Terms and Conditions and any other terms and conditions provided to us and placed on the website of the Securities Broker/Participant, which may be notified from time to time with the approval of the concerned authorities modifying or substituting all or any of the attached Terms and Conditions in connection with the opening, maintenance and operation of the Sub-Account /Trading Account, as the case may be;
- f) We hereby confirm that the Terms and Conditions shall constitute a Contract between the Parties hereto and govern opening, maintenance and operations of Trading Account, Sub-Account which shall be binding on the Sub-Account Holder as well as the Securities Broker/Participant and sharing of UIN and KYC information to/from NCCPL and ancillary matters connected therewith;
- g) We, being the Applicant, hereby further confirm that all the information contained in this form is true and correct to the best of our knowledge as on the date of making this application;
- h) We further agree that any false/misleading information by us or suspension of any material fact will render our Sub-Account/ Trading Account, as the case may be, liable for termination and further action under the law;
- i) We specifically declare and undertake that all the documents filed/submitted by us for the purpose of this application are genuine and valid, bearing genuine signatures and stamps of duly authorized individuals/representatives (or, where applicable, officers of the foreign company concerned) and are in accordance with the applicable law:
- j) We agree that we shall not place any trading order in case of any concern or disagreement with any Terms and Conditions shared by Securities Broker/Participant and placement of trading order shall mean that we have affirmed/consented with the Terms and Conditions; and
- k) We hereby now apply for opening, maintaining and operating Sub-Account/Trading Account, as the case may be, with the Securities Broker/Participant.

I, the undersigned as Securities Broker/Participant, hereby declare/ undertake/confirm that:

- I) I have provided in full the Terms and Conditions attached as an Annexure to this Form to the Customer/Sub-Account Holder at the time of filing of this Form and I hereby further confirm that provided Terms and Conditions are available on our website and update the same immediately upon occurrence of any change in Terms and Conditions. I further confirm that trading account/Sub-Account of customer/Sub-Account Holder shall be activated/opened only upon affirmation of the Terms and Conditions by the customer/Sub-Account Holder; and
- m) I have no doubt or concern that the Terms and Conditions shared with Customer/Sub-Account Holder by us are not updated and has any difference when compared with the specified Terms and Conditions and the attached Terms and Conditions also form part of this Form.

DISCLAIMER FOR CDC ACCESS SERVICES

The main objective of providing information, reports and account maintenance services through the Interactive Voice Response System, Internet /Web access and Short Messaging Service ("SMS") or any other value added service is to facilitate the Sub-Account Holders ("Users") with a more modern way to access their information. CDC makes no other warranty of the IVR, Internet /Web access, SMS or any other value added services and Users hereby unconditionally agree that they shall make use of the internet/web access subject to all hazards and circumstances as exist with the use of the internet. CDC shall not be liable to any Users for providing and making available such services and for failure or delay in the provision of SMS to Users and all Users, who use the IVR, internet access, SMS or any other value added services, shall be deemed to have indemnified CDC, its directors, officers and employees for the time being in office and held them harmless from and against any losses, damages, costs and expenses incurred or suffered by them as a consequence of use of the IVR system, internet/web access, SMS or any other value added services.

All Users hereby warrant and agree that their access of the internet /web by the use of a User-ID and login is an advanced electronic signature and upon issuance of such User-ID to the user, they hereby waive any right to raise any objection to the compliance of the User-ID and login with the criteria of an advance electronic signature.

All Users shall by signing this Form and by their conduct of accessing the IVR, internet/Web access, SMS or any other value added services agree to all the terms and conditions and terms of use as shall appear on the CDC website at www.cdcaccess.com.pk which shall be deemed to have been read and agreed to by the Users before signing this form.

Authorized signatories of the Applicant	Participant/TREC Holder

Annexure-A

Board Resolution

"RESOLVED that an application be	e made on behalf of	(name of entity)
		and for the afore-said purpose the Customer
		cuted on behalf of
(name of entity).		
·		
FURTHER RESOLVED that Mr. /	Ms	and Mr. /Ms.
be and are hereby authorized and em	powered, either singly/jointly for and on b	behalf of (name of entity) to
sign and execute and deliver this Cu	stomer Relationship Form and Terms and	d Conditions and other documents in connection
therewith, and to do any other act, de	ed or thing for and on behalf of	(name of entity)
in respect of company's application for	or opening an Account.	
FURTHER RESOLVED that Mr./	Ms	and Mr./Ms
		resent to the Securities Broker on all matters
		correspond with broker and give instructions to
		Law, Rules and Regulations and the Terms and
Conditions in relation to the Account	from time to time, and to deal with other	incidental and ancillary acts, things and deeds".
Signatures of the Directors		
1	2	
3	4	
_		
5	-	
Data of Basalutian		
Date of Resolution:		

TERMS AND CONDITIONS

Please read and understand the Terms and Conditions before signing and executing this form

These Terms and Conditions shall constitute a Contract between the Parties hereto. This Contract shall govern opening, maintenance and operations of Trading Account, CDC Sub-Account(s) and sharing of UIN and KYC information to/from NCCPL and ancillary matters connected therewith.

GENERAL TERMS AND CONDITIONS

- 1. All Trades, Transactions, including non-Exchange Transactions, Derivative Contracts and deals (jointly referred to as "Transactions") between the Parties and Clearing and Settlement thereof and opening, maintenance and operations of Sub-Account in the CDS shall be subject to the Securities Act, 2015, Central Depositories Act, 1997, Pakistan Stock Exchange Limited (PSX) Regulations, Central Depository Company of Pakistan Limited (CDC) Regulations, CKO Regulations, 2017, National Clearing Company of Pakistan Limited (NCCPL) Regulations and the Securities Brokers (Licensing and Operations) Regulation, 2016 including Procedures, Manuals, Polices, Guidelines, Circulars, Directives, and Notifications issued and as amended thereunder by the Securities and Exchange Commission of Pakistan (SECP), PSX, CDC or NCCPL from time to time.
- 2. The information provided in KYC application form and/or CRF shall be in addition to and not in derogation of the requirements prescribed under Anti-Money Laundering and Countering Financing of Terrorism Regulations, 2020.
- 3. The Securities Broker/Participant shall ensure provision of copies of all the relevant laws, rules and regulations at its office for access to the Sub-Account Holder(s)/Customer(s) during working hours. The Securities Broker/Participant shall ensure that its website contains hyperlinks to the websites/pages on the website of PSX, CDC, NCCPL and the SECP displaying above said regulatory framework for reference of the Customers.
- 4. In case of a Joint Account, all obligations and liabilities of the Applicants under these Terms and Conditions shall be joint and several.
- 5. These Terms and Conditions shall be binding on the nominee, legal representative, successors in interest and/or permitted assigns of the respective Parties hereto.
- 6. The Securities Broker/Participant shall provide a list of its Registered Offices and Representatives authorized and employees designated to deal with the Sub-Account Holder(s)/Customer(s) along with their authorized mobile/landline/fax number(s), email and registered addresses. Any change(s) therein shall be intimated in writing to the Sub-Account Holder(s)/Customer(s) with immediate effect.
- 7. Subject to applicable laws, the Securities Broker/Participant shall maintain strict confidentiality of the Customer related information and shall not disclose the same to any third party. However, in case the SECP, PSX, CDC or any competent authority under the law, as the case may be, requires any such information, the Securities Broker/Participant shall be obliged to disclose the same for which the Customer shall not raise any objection whatsoever.
- 8. The Securities Broker/Participant shall independently verify any of the Customer's related information provided in this Form and under the relevant laws, rules and regulations for the purpose of KYC.
- 9. In case of any change in the Customer's related information provided in this Form, the Customer shall provide necessary details to the Participant/Securities Broker. Upon receipt of instruction from the Customer, the Participant/Securities Broker shall give effect to such changes in the manner prescribed under the relevant regulations. The Participant/Securities Broker shall have the right to incorporate any change(s) in the Sub-Account Holder(s)/Customer's information in the CDS as sent by NCCPL as CKO and that such change(s) shall be deemed to have been authorized by the Sub-Account Holder(s)/Customer(s). In case of any change in the Participant's/Securities Broker's address or contact numbers or any other related information, the Securities Broker/Participant shall immediately notify the Sub-Account Holder(s)/Customer(s).
- 10. Any change in this Form or these Terms and Conditions by virtue of any changes in the aforesaid legal frameworks shall be deemed to have been incorporated and modified the rights and duties of the Parties hereto. Such change(s) shall be immediately communicated by the Securities Broker/Participant to the Sub-Account Holder(s)/Customer(s).
- 11. The Securities Broker/Participant and the Customer shall be entitled to terminate this Contract without giving any reasons to each other after giving notice in writing of not less than one month to the other Party. Notwithstanding any such termination, all rights, liabilities and obligations of the Parties arising out of or in respect of Transactions entered into prior to the termination of this Contract shall continue to subsist and vest in /be binding on the respective Parties or his/ her/its respective heirs, executors, administrators, legal representatives or successors in interest and permissible assigns, as the case may be. Closure of Sub-Account of the Customer under this clause shall be subject to the condition that neither any corporate action is pending at that point of time in connection with any Book-entry Securities in the Sub-Account nor any Book-Entry Securities are in Pledged Position and that the outstanding dues, if any, payable by any Party to the other Party is cleared and that the Customer has transferred or withdrawn all the Book-Entry Securities from its Sub-Account.
- 12. Where applicable, the terms "Sub-Account Holder" and "Participant" used in this Form shall include the "Customer" and "Securities Broker/TRE Certificate Holder" respectively.
- 13. The Securities Broker/Participant should ensure due protection to the Sub-Account Holder / Customer regarding rights to dividend, rights or bonus shares etc. in respect of transactions routed through it and not do anything which is likely to harm the interest of the Sub-Account Holder with/from whom it may have had transactions in securities.
- 14. The Participant/Securities Broker shall ensure that duly filled in and signed copy of this form along with the acknowledgement receipt is provided to the Sub-Account Holder.

TERMS AND CONDITIONS FOR OPENING AND OPERATIONS OF CDC SUB-ACCOUNT

The Terms and Conditions set herein below shall govern the Sub-Account forming part of the Account Family of the CDS Participant Account of the Participant, which shall be binding on the Sub-Account Holder as well as the Participant:

- 1. The Registration Details and such other information specified by the Applicant in this form for opening of the Sub-Account shall appear in the Sub-Account to be established by the Participant in the CDS who shall ensure the correctness and completeness of the same.
- 2. The Book-entry Securities owned by the Sub-Account Holder shall be exclusively entered in the Sub-Account of such Sub-Account Holder.
- 3. Transfer, Pledge and Withdrawal of Book-entry Securities entered in the Sub-Account of the Sub-Account Holder shall only be made from time to time in accordance with the authorization given by the Sub-Account Holder to the Participant in Part (D) above pursuant to Section 12 and 24 of the Central Depositories Act, 1997. Such authorization shall constitutes the congregated / entire authorizations by the Sub-Account Holder(s) in favour of the Participant and supersedes and cancels all prior authorizations (oral, written or electronic) including any different, conflicting or additional terms which appear on any agreement or form the Sub-Account Holder(s) has executed in favour of the Participant.
- 4. Participant shall be liable to give due and timely effect to the instructions of the Sub-Account Holder given in terms of the above-referred authorization with respect to transfer, pledge and withdrawal of Book-entry Securities entered in its Sub-Account under the control of the Participant. Such instructions, among other matters, may include closing of Sub-Account.
- 5. Participant shall send within 10 days of end of each quarter Account Balance statement to the Sub-Account Holder without any fee or charge showing the number of every Book-entry Security entered in its Sub-Account as of the end of the preceding quarter. Such Account Balance statement shall be generated from the CDS. Further, the Sub-Account Holder may request for such statement (including Account Activity reports) from the Participant at any time on payment of a fee on cost basis as prescribed by the Participant. The Participant shall be liable to provide such report/statement to the Sub-Account Holder within 3 Business Days from the date of receipt of such request, with or without charges.
- 6. In consideration for the facilities and services provided to the Sub-Account Holder by the Participant, the Sub-Account Holder shall pay fees and charges to the Participant as applicable for availing such facilities and services under the Central Depositories Act, 1997, the Regulations and these Terms & Conditions. In case of outstanding payment against any underlying market purchase transaction, charges and/or losses against the Sub-Account Holder, the Participant shall have the right, subject to Clause 3 above and under prior intimation to the Sub-Account Holder to clear the payment, charges and/or losses (including any shortfall in margin requirements) within the reasonable time prescribed by the Participant, to dispose off the necessary number of Book-entry Securities of the Sub-Account Holder through market-based or Negotiated Deal Market sell transaction and apply the net proceeds thereof towards the adjustment of such outstanding payment, charges and/or losses.
- 7. Where admission of Participant to the CDS is suspended or terminated by the CDC, the Sub-Account Holder shall have the right, subject to the Regulations and the Procedures made thereunder, to request CDC to change its Controlling Account Holder and Participant shall extend full cooperation to the Sub-Account Holder in every regard, without prejudice to its right of recovery of any dues or receivable from the Sub-Account Holder.
- 8. The provision of services as provided for hereunder shall not constitute Participant as trustee and the Participant shall have no trust or other obligation in respect of the Book-entry Securities except as agreed by the Participant separately in writing.
- 9. The Participant is not acting under this application form as Investment Manager or Investment Advisor to the Sub-Account Holder(s).

TERMS AND CONDITIONS FOR TRADING ACCOUNT

In case any dispute in connection with the Transaction between the Securities Broker and the Customer is not settled amicably, either Party may refer the same to the Arbitration in accordance with the arbitration procedures prescribed in PSX Regulations. The decision of arbitrators shall be binding on both the Parties subject to their rights of appeal in the manner provided in PSX Regulations, if exercised. The name and other relevant particulars of the Customer shall be placed on PSX's website accessible to Securities Brokers if the Customer fails or refuses to abide by or carryout any arbitration award passed against him and the Customer shall have no objection to the same.

- 1 The assets deposited as margin by a Customer with the Securities Broker shall only be used by the Securities Broker for the purposes of dealing in securities through PSX on behalf of such Customer other than as authorized by the Customer in writing in the manner prescribed under the relevant regulations.
- 2. The Securities Broker may deposit unutilized funds of the Customers in a separate profit-bearing bank account under intimation to such Customers and shall distribute such profit to the Customers out of total profit accrued on such funds as mutually agreed in writing between the Broker and Customer.
- 3 The Securities Broker shall be authorized to act on the instructions of the Customers given through any of the following modes of communication unless specifically designated by the Customer in the Form:
 - Telephonic communication over a dedicated telephone line(s) routed through centralized call recording system;
 - b. Email/SMS/Fax/Letter on the authorized email address/mobile/fax/address of the Securities Brokers;
 - c. Verbal orders placed through personal appearance in the registered office subject to receipt of written acknowledgement of such in-person orders by Securities Brokers.
- The Securities Broker shall make out the Contract Note (physical or electronic form) to the Customers in respect of trades executed on their behalf based on their order instructions not later than the start of next trading day as required under the Securities Brokers (Licensing and Operations) Regulations, 2016 through any of the following acceptable modes of communication unless specifically designated by the Customer in the Form:

 - (b) Registered Post at given correspondence address;
 - (c) Facsimile number provided on the Form;
 - (d) By hand subject to receipt/acknowledgement; or
 - (e) Email provided on the Form in case of Electronic Contract Note.

All such transactions recorded by the Securities Broker in the prescribed manner shall be conclusive and binding upon the Customer unless the Customer raises observation relating to unauthorized execution of such transaction or any error in the Contract Note within one trading day of the receipt of such Contract Note.

In the event of any dispute relating to order placement or executing of orders, the burden of proof shall be on the Securities Brokers to establish the authenticity of such order

- In case the Customer fails to deposit additional margins within one trading day of the margin call (in writing), the Securities Broker shall have absolute discretion to liquidate the Customer's outstanding positions including the securities purchased and carried in such account to meet the margin shortfall without further notice to the Customer.
- 6. The Securities Broker shall be responsible for the payment of any credit cash balance available in the account of the Customer through cross cheques or other banking channels (instruments) only within one (1) trading day of the request of the Customer subject to the maintenance of the margin requirements.
- 7 The Customer is aware that in the event of its non-payment on settlement day against securities bought on its account, the Securities Broker may transfer such securities to its Collateral Account under intimation to PSX in the manner as provided in PSX Regulations.
- The Securities Broker shall accept from the Customer payments through "A/c Payee Only" crossed cheque, bank drafts, pay orders or other banking channels drawn on Customer's own bank account in case of amounts in excess of Rs. 25,000/-. Electronic transfer of funds to the Securities Broker through banks would be regarded as good as cheque. The Securities Broker shall provide the receipt to the Customer(s) in the name of the Customers duly signed by its authorized employee and the Customer(s) shall be responsible to obtain the receipt thereof. In case of cash dealings, proper receipt will be taken and given to the Customer(s), specifically mentioning if payment is for margin or

10.	amount from their business bank account a minimum period prescribed under the S The Securities Broker shall provide to the records along with reconciliation of any Customer shall inform the Securities Broken and Account S The Customer shall pay all applicable the brokerage services rendered. The Securiticharges, which shall be clearly detailed earlier than five (5) trading days of intima. The Securities Broker shall append a Risl	Copies of these payment instrume ecurities Brokers (Licensing and Opie Customers a quarterly Account differences therein through any of oker within seven (7) days of recetatement for a period specified by these and statutory and regulatory fee es Broker/Participant can debit up in the ledger statement/daily confittion of the same to the Customers to	nts including cheques, pay ord perations) Regulations, 2016. Statement which shall include the aforesaid modes of compite of the quarterly account sthe Customer as and when requested and levies and brokerage conto to the accrued amount of levie mations. Any change resultir hrough acceptable mode of co	ers, demand drafts and onle e cash and securities ledge nunication. In case of any atement to remove such di ested by such Customer. missions as are prevailing es and charges the account ig in an increase in the brummunication prescribed in	rs as back office and CDC Sub-Accordiscrepancy in the ledger statement screpancy. Further, the Securities Br from time to time in connection with of the Customers for the abovementiokerage commission shall take effect	ount ount the oker the oned
Signa	tures:					
Autho	orized signatories of the Applicant				Participant/TREC Holder	

TERMS AND CONDITIONS

Please read and understand the Terms and Conditions, attached herewith as Annexure A, before signing and executing this form.

DECLARATION & UNDERTAKING (CORPORATE ACCOUNT)

- 1. I/We confirm and acknowledge that we have received the Terms and Conditions, duly stamped, dated, and signed by the Compliance Officer of Participant, as an annexure to this Form at the time of signing of this From and have carefully read, understood, accepted and agreed to be bound by the Terms and Conditions for Investor Accounts contained in Chapter 12A of the Central Depository Company of Pakistan Limited Regulations (relevant chapter is appearing in the form) which are deemed to be part of this Form. I/We further declare that all the information contained in this form is true and correct to the best of my/our knowledge and belief and undertake to inform CDC of any changes therein immediately. In case any of the above information is found to be false, untrue or misleading, I/we shall be held liable and responsible for any consequences thereof.
- 2. I/We hereby unconditionally and irrevocably agree and undertake to be bound by and to comply with the above attached Terms and Conditions and any other terms and conditions provided to us and placed on the website of the Participant, which may be notified from time to time with the approval of the concerned authorities modifying or substituting all or any of the above attached Terms and Conditions in connection with the opening, maintenance and operation of the IAS Account;
- Incase of erroneous or unauthorized transfer or credit of book-entry securities to our Investor Account by CDC, I/We hereby irrevocably and unconditionally authorize CDC to rectify such entries in terms of the CDC Regulations and Procedures made there under.
- 4. I/We the undersigned, hereby declare that:
 - a) We are not in receivership, court appointed managership or winding up or under any equivalent form of administration; and
 - b) None our chief executive, directors or other officers at any time 5 years before making of this application for opening an Investor Account with CDC, has been convicted of an offence involving moral turpitude or a non-cognizable offense against any law in connection with business, professional or commercial activities.
 - c) It is my/our sole responsibility to immediately inform CDC about any change in my registration details including any change in mailing and permanent addresses, email addresses, dividend mandate and contact numbers, failing which it will be assumed that my/our available information in the record of CDC is correct.
 - d) Incase of claim of entitlement in foreign exchange we hereby undertake to fulfill all the formalities of state Bank of Pakistan in this regard.
 - e) The Terms and Conditions shall constitute a Contract between the Parties hereto and govern opening, maintenance and operations of IAS Account which shall be binding on the IAS Account Holder as well as the Participant and sharing of UIN and KYC information to/from NCCPL and ancillary matters connected therewith;
- 5. I/We hereby agree to receive Electronic Account Balance Statement (eStatement), eAlert and SMS Alert from CDC from time to time in respect of my/our Investor Account on my/our email address and or Mobile No. respectively provided to CDC. In case, if I/We wish to receive Account Balance Statement in Physical form or do not wish to receive any one service either eAlert or SMS alert. I/we hereby undertake to inform CDC in writing.
- 6. I/We hereby irrevocably and unconditionally authorize CDC to provide copies of my /our account opening documents as available in the record of CDC to the Clearing Company or any other relevant authority or entity with respect to my/our Investor Account with CDC and securities transactions made therein as deemed necessary from time to time.
- 7. I/We hereby acknowledge and agree to abide by the CDC Regulations and Procedures as available on CDC's website and I/we shall keep myself/ourself(ves) updated with regard to any revisions in such Regulations and Procedures.
- 8. I/We hereby unconditionally and irrevocably agree to be bound by and comply with the Terms and Conditions in connection with CDCaccess available on CDC website.
- 9. My/Our use of the CDCacess will signify my/our consent and agreement to be bound by the CDC Regulations and Procedures and Terms and Conditions of CDCacess as the same exist at the time of such use.
- 10. I/We hereby unconditionally & irrevocably agree and acknowledges that CDC shall have, among other rights, a paramount lien on the Securities in the Investor Accounts in accordance with CDC Regulation 12A.10 for recovery of charges and deposits including any applicable levy, taxes etc. of CDC, Centralized Know-Your Customer Organization, Clearing Company or any other institution or governmental department or authority.

I, the undersigned as Participant, hereby declare/ undertake/confirm that:

- I have provided in full the Terms and Conditions attached as an Annexure to this Form to the IAS Account Holder at the time of filing of this Form and I hereby further confirm that provided Terms and Conditions are available on our website and update the same immediately upon occurrence of any change in Terms and Conditions. I further confirm that IAS Account of IAS Account Holder shall be activated/opened only upon affirmation of the Terms and Conditions by the IAS Account Holder; and
- o) I have no doubt or concern that the Terms and Conditions shared with IAS Account Holder by us are not updated and has any difference when compared with the specified Terms and Conditions and the attached Terms and Conditions also form part of this Form.

Signatures:

Authorized Signatories of the Applicant	Participant/TREC Holder

DISCLAIMER FOR CDC ACCESS SERVICE

by the Central Depository Company of Pakistan Limited (hereinafter referred to as "CDC" which term shall mean to include lity, board of directors, officers, employees, assigns and agents of CDC) offers Investor-Account Holders:

- (i) access to information, reports, account balance statements and account maintenance services (each and collectively "Information Services") through the Interactive Voice Response System, internet/ web access, eStatement (account balance statements sent through emails), eAlert (transaction alerts sent through email) and short messaging service ("SMS") or any other medium of communication, as may be introduced by CDC from time to time (each and collectively a "mode of communication"); and
- (ii) ability to submit earmarking instructions for DSS ("DSS") and online transaction orders for transferring securities to other accounts as prescribed by CDC from time to time, (an "Online Transaction Order") through the internet/web portal of *CDCaccess* or any other transaction related service that may be introduced by CDC from time to time (each and collectively "Online Transaction Services").

CDC makes no representation or warranty for any Information Service, Online Transaction Service or of any mode of communication used in *CDCaccess* and the Investor-Account Holder hereby unconditionally agrees that they shall make use of *CDCaccess* for the purposes of any Information Service or Online Transaction Service through a mode of communication subject to all hazards and circumstances as exist with the use of such modes of communication and their networks including, but not limited to, delays in communication and uploading of data/information

CDC shall not be held liable for any improper or incorrect use of *CDCaccess* or any Information Service or Online Transaction Service through any mode of communication by the Investor-Account Holder and although the information thus provided or any transactions thereby submitted is intended for Investor-Account Holders, CDC assumes no responsibility for any third party's use of information obtained from or benefit taken from any transaction submitted in *CDCaccess* and or/ unauthorised dissemination or disclosure of any information or the failure to complete any transaction.

CDC shall not be liable to any Investor-Account Holder for providing and making available *CDCaccess*, the Information Services or Online Transaction Services and/or for failure or delay in the provision of such services to Investor-Account Holders and all Investor-Account Holders, who subscribe to *CDCaccess* by using a mode of communication shall be deemed to have indemnified CDC held them harmless from and against any losses, damages, costs and expenses incurred or suffered by them as a consequence of use of *CDCaccess*, the Information Services, Online Transaction Services or any other value added services.

Additionally, CDC shall not be held responsible for and does not undertake liability for any damages or injury, including but not limited to those caused by any failure of performance, error, omission, interruption, deletion, defect, delay in operation or transmission, computer virus, communication line failure, theft or destruction and/ or unauthorized access to, alteration of, or use of Information Services or Online Transaction Services in *CDCaccess* by any individual or corporate person.

All Investor-Account Holders hereby warrant and agree that their access of *CDCaccess* via the internet/web by use of a User-ID login, is using an advanced electronic signature and upon issuance of such User-ID login to Investor-Account Holders, they hereby waive any right to raise any objection to the compliance of the User-ID login with the criteria of an advance electronic signature.

All Investor-Account Holders shall by their conduct of accessing or, as the case may be, using a mode of communication for *CDCaccess* agrees to all the terms and conditions and terms of use as shall appear on the CDC website at www.cdcaccess.com.pk from time to time (these "Terms and Conditions") which shall be deemed to have been read and agreed to by the Investor-Account Holders before using or availing *CDCaccess*.

Authorized Signatories of the Applicant	Participant/TREC Holder

Signatures:

Time Securities (Pvt.) Ltd.

AGREEMENT FOR MARGIN TRADING AND MARGIN FINANCING

THIS AGREEMENT is made aton theday of BETWEEN M/S. TIME SESCURITIES (Pvt) Ltd. TREC holder of KARACHI STOCK EXCHANGE LIMITED having, its office at 98-99 2nd Floor, Stocek Exchange Building, Stock Exchange Road, I. I. Chundrigar Road, Karachi. (hereinafter referred to as the "BROKER") AND MR. / MRS, an Individual/partnership firm/company, resident of / having office at
(hereinafter referred to as the "CLIENT) for the administration of margin account for purpose of margin trading,
WHEREAS
(a) The Broker is Member of the Karachi Stock Exchange Limited (hereinafter called the "Stock Exchange") and registered with the Securities & Exchange Commission of Pakistan (hereinafter called the "Commission") and maet registered with the Securities & Exchange Commission of Pakistan (hereinafter called the "Commission") and meets the minimum net capital and capital adequacy reguirements as presently in force or amended by the Commission in consultation with the Stock Exchange from time to time.
(b) The Client is an Account Holder of the Broker having executed and submitted the Standardized Account approved by the Commission and has applied to the Broker for grant of Mergin Financing to facilitate him / it to carry out Margin Trading of securities.
(c) The Broker has agreed to grant margin finance facility to the purchase of securities as approved by the Commission for purpose of Margin Trading subject to the provision of the Margin Trading Regulations 2004 and the directions of the directions of the Commission and the Stock Exchange from time to time
NOW THIS AGREEMENT WITNESSETH AND THE PARTIES HERETO AGREE AS UNDER
1. At the request of the Client, the Broker has approved a limit of Rs for the purpose of Margin Trading in approved securities by the Client, This limit is subject to the range fixed by the Commission from time to time generally, any direction by the Stock Exchange to reduce the outstanding position of the Client to a certain level within the time specified by the Stock Exchange, the complete withdrawal of said facility by the Broker to the Client or any other action that the Stock Exchange may deem fit and proper in this regard
2. The Broker has made his/its satisfaction that the Client is eligible to avail the Margin Trading and Margin Financing facility and not fall in the disqualified category of persons maintenance under Rule 5 of Margin Trading Rules, 2004, Further Client hereby affirms and declares that he/it is not one of the persons mentioned in the above mentioned rule, declared ineligible for availing the said facilities.
3. The Margin Trading shall be carried out by the Client only in securities approved by the Commission from time to time.
4. The Client shall ensure that a minimum maintenance margin of is always kept in his / its margin account. However, it is understood that the margin maintenance requirement is subject to enhancement as may be directed by the Commission. The Broker may enhance the above margin requirement for the already executed trades after notifying the Client at-least three days prior to the implementation of the revised margin requirement.
5. The margin to be maintained by the Client in the margin account shall be either in the from of cash and / or approved securities deposited as collateral by the Client as a percentage of current market value of the securities held in a margin account kept for purpose of Margin Financing and margin and trading. If as a result of m arket fluctuation, the value of the securities deposited in margin falls below the maintenance requirement level, the Broker shall give the Client a margin call in writing.
6. If the Client fials to deposit additional cash or securities as a margin within one business day of the margin call, the Broker shall have absolute discretion without notice to the Client to liquidate his / its margin account, including the securities deposited or purchased and carried in such account, to the extent that the margin is maintained at the required level. In such as event, the Broker shall have the authority to use his discretion and on best effort basis shall sell or dispose off any or all the collateral securities in any lawful manner in order to meet the margin requirements as may be specified from time to time.
7. The Broker is hereby authorized by the Client to mortgage, pledge or hypothecate the securities deposited or bought on behalf of the Client by the Broker to any financial institution for a sum not exceeding the outstanding balance in the margin account.
8. The Client may withdraw from his margin account, sale proceeds or any part thereof in cash and / or any securities for the time being deposited in his / its margin account. provided that the value of the margin deposit in the said margin account does not fall below the maintenance margin after such withdrawal.
9. The margin amount of the Client shall be kept by Broker in his separate bank account titled "Client Margin Account" and shall not be the Broker for his own business, Similarly, the securities either deposited as margin or purchased on Margin Financing shall be kept by the Broker in a separate Central Depository Account and may be deposited, pledged in favour of the financial institution in account with the Margin Trading Rules 2004 and this Central Depository. Account shall be used only for the purpose of margin trading.
10. It is hereby distinctly understood that the grant of this Margin Trading facility by the Broker to the Client is subject to the provisions Margin Trading Rules 2004 and the Margin Trading Regulations 2004 with such variations and modifications may be made from time to time. The Client has read, understood and agreed to abide by the provisions of the said Rules & Regulation Further, all applicable procedures, prescribed documents, policies, notifications, etc, issued by the Stock Exchange in respect of Margin trading and Margin Financing shall also be binding on the Client. If any fine is imposed or other adverse action is taken by the Commission or the Stock Exchange against the Broker due to non-compliance of any of the provision of the said Rules and Regulations and / or any direction of the Commission or the Stock Exchange by the Client, the Client shall indemnified the Broker against all losses, cost, expenses, demanies proceedings and compensate the Broker in all respect to the full extent.
11. This Agreement is subject to the provisions Margin Trading Rules 2004, the Margin Trading Regulations 2004 and directions presently in force and as may be issued from time to time by the Commission and / or the Stock Exchange. These Rules & Regulations presently in force with such amendments as may be made in future along with the said directions shall be fully binding on both the Broker and the Client and shall prevail over the terms of this Agreement in any conflict.
IN WITNESS WHREOF the parties, hereto, have executed this Agreement on the date year mentioned above.
*
BROKER CLIENT CLIENT CLIENT CLIENT
WITNESS 1 WITNESS 2
NAME NAME
ADDRESS ADDRESS
CNIC CNIC

AGREEMENT FOR MARGIN FINANCING

THIS AGREEMENT is made at on theBETWEEN M/s. TIME SECURITIES (PVT) LTD

	nfter referred to as the "Margin Financier") havi xchange Road, Karachi, Pakistan, AND	ng its offices at 98 # 99, 2 nd Floor, Stock Exchange Building
	, (Client I	Name)
Bearing	CNIC/NICOP	_,
Share	Trading Account Number:	
and C	OC Sub Account No:	
(Hereir	dividual, resident of after referred to as the "Margin Financee") for Financing.	or the administration of margin account for the purpose of
WHER	TIME SECURITIES (PVT) LTD. at the req to the Client from the day of this agreement for the purpose of Margin Financing subject to	uest of the client has agreed to grant margin Financing facility for the purchase of securities as approved by the Commission of the provisions of Securities (Leveraged markets & Pledging mission, NCCPL (National Clearing Company of Pakistan of time.
NOW '	THIS AGREEMENT WITNESSETH AND T	HE PARTIES HERETO AGREE AS UNDER;
1.	Margin Financing in approved securities by the Commission from time to time generally, and outstanding position of the Client to a certain	URITIES (PVT) LTD has approved a limit of PAK RS—) for the purpose of the Client. This limit is subject to the range specified by the my direction by NCCPL and Stock Exchange to reduce the n level within the time specified by NCCPL and the Stock Exchange and NCCPL may deem fit and proper in this regarding of TIME SECURITIES (PVT) LTD
2.		e its satisfaction that the Client is eligible to avail the Margin
3.	NCCPL and Stock Exchange from time to time	the Client only in securities specified that are approved by the me. However, TIME SECURITIES (PVT) LTD . in its sole any of its client(s) in any of the approved Securities, without
4.	against its margin financed exposure/tradequity participation required to be paid MF Eligible Security and the MF Transport of the equity participation ratio for each M Value or VAR Estimate of the reless Further, every day the contract will be marging the settlement price has moved against amount of loss resulting from such moved.	cicipation Ration (FPR) is always kept in his/its account to value. FPR means the ratio between the minimum of d by the Margin Financee for the purchase of each transaction Value. For this purpose, the minimum of Transaction shall be% of MF Transaction evant MF Eligible Security, whichever is higher. The arked to market based on that day's closing VaR price of the Client, He/she/it will be required to deposit the ement so as to make sure that the equity participation material times. These margins shall be paid before the
	Authorized Person	Client Signature

- 5. The FPR to be maintained by the Client in the margin account shall be in the form of cash only or any other margin eligible security that **TIME SECURITIES (PVT) LTD**. may consider. However, **TIME SECURITIES (PVT) LTD**. shall have absolute discretion in order to accept/reject portion of FPR in shape of margin eligible security, without assigning any reason(s).
- 6. Rollover charges will be levied for the unreleased period, when the scrip is released from Margin Finance based on share prices specified in the attached statements.
- 7. Corporate actions of the margin financed securities shall accrue to the client.
- 8. If the Client fails to deposit additional cash as a margin within one business day of the margin call, **TIME SECURITIES (PVT) LTD**. shall have absolute discretion without any further notice to the Client to liquidate his / her margin account, including the securities deposited or purchased and carried in such account, to the extent that the margin is maintained at the required level. In such an event, TIME SECURITIES (PVT) LTD. shall have the authority to use its discretion and on best effort basis shall sell or dispose off any or all the collateral securities in any lawful manner in order to meet the fixed margin requirements as may be specified from time to time.

).	The communication mode for margin calls shall be telephonic calls, e-mails and or postal mails at
	Mobile number:
	Email ID:
	Address:

Respectively. The client hereby acknowledges that telephonic calls, e-mails and postal mails sent will be treated as the satisfactory mode of communication for the margin calls.

- 10. It is hereby distinctly understood that the grant of this Margin Financing facility by TIME SECURITIES (PVT) LTD. to the Client is subject to the provisions of Securities (Levered Markets & Pledging) Rules, 2011 with such variations and modifications as may be made from time to time. The Client hereby undertakes that he/she/it has read, understood and agreed to abide by the provisions of the said Rules & Regulations. Further, all applicable procedures, prescribed documents, policies, notifications, etc. issued by the Stock Exchange and NCCPL in respect of Margin Financing shall also be binding on the Client. If any fine is imposed or other adverse action is taken by the Commission, Stock Exchange and or NCCPL against TIME SECURITIES (PVT) LTD. due to non-compliance of any of the provisions of the said Rules and Regulations and / or any direction of the Commission, Stock Exchange and or NCCPL by the Client, the Client shall indemnify and keep indemnified TIME SECURITIES (PVT) LTD, its directors and officers against all losses, costs, expenses, demands, proceedings, suits, damages, litigations and compensate TIME SECURITIES (PVT) LTD. in all respect to the full extent.
- 11. The Client further represents that the funds being provided for Margin Financing are its own funds and not obtained or borrowed from any other person.
- 12. This Agreement is subject to the provisions of the Securities (Leveraged Markets & Pledging) Rules, 2011 and directions presently in force and as may be issued from time to time by the Commission, NCCPL and / or the Stock Exchange. These Rules & Regulations presently in force with such amendments as may be made in future along with the said directions shall be fully binding on both TIME SECURITIES (PVT) LTD. and the Client and shall prevail over the terms of this Agreement in case of any conflict.
- 13. The tenure of this agreement shall continue until terminated by either party or by both the parties with mutual consent. Further, **TIME SECURITIES (PVT) LTD**. reserves the right to terminate and or amend the agreement subject to one day's prior written notice, without assigning any reason thereof, whereas the client can terminate this agreement after ensuring all his/her transactions and his /her obligations towards **TIME SECURITIES (PVT) ITD** have been dully settled. The rollover period of MF shall be decided by TIME SECURITIES (PVT) at its discretion. Presently rollover period is days.
- 4. RISKS IN DERIVATIVE AND LEVERAGE PRODUCTS: Derivative and leveraged trades enable the customer to take larger exposure with smaller amount of investment as margin. Such trades carry high level of risk and the customers should carefully consider whether the trading in the derivative and leveraged products is suitable for them, as it may not be suitable for all customers. The higher the degree of leverage, the greater the possibility of profit or loss it can generate in comparison with the investment involving full amount. Therefore, the customers should trade in the derivative and leveraged products in light of their experiences, objectives, financial resources and other relevant circumstances. Derivative product namely Deliverable Futures Contract, Cash Settled Futures Contract, Stock Index Futures Contract and Index Options Contracts and leveraged products namely Margin Trading System, Margin Financing and Securities Lending and Borrowing are available for trading at stock exchange. The customer transacting in the derivative and leveraged markets needs to carefully review the agreement provided by the brokers and also thoroughly read and understand the specifications, terms and conditions which may include markup rate, risk disclosures etc.

isk disclosures etc.	and conditions which may include markup rai
Authorized Person	Client Signature

There are a number of additional risks that all customers need to consider while entering into derivative and leveraged market transactions. These risks include the following: The customer transacting in the derivative and leveraged markets needs to carefully review the agreement provided by the brokers and also thoroughly read and understand the specifications, terms and conditions which may include markup rate, risk disclosures etc. There are a number of additional risks that all customers need to consider while entering into derivative and leveraged market transactions. These risks include the following: (a) Trading in the derivative and leveraged markets involves risk and may result in potentially unlimited losses that are greater than the amount deposited with the broker. As with any high risk financial product, the customer should not risk any funds that the customer cannot afford to lose, such as retirement savings, medical and other emergency funds, funds set aside for purposes such as education or home ownership, proceeds from stud mortgages, or funds required to meet living expenses. (b) All derivative and leveraged trading involves risk, and there is no trading strategy that can eliminate it. Strategies using combinations of positions, such as spreads, may be as risky as outright long or short positions. Trading in equity futures contracts requires knowledge of both the securities and the futures markets. (c) The customer needs to be cautious of claims of large profits from trading in such products. Although the high degree of leverage can result in large and immediate gains, it can also result in large and immediate losses. (d) Because of the leverage involved and the nature of equity futures contract transactions, customer may feel the effects of his/her losses immediately. The amount of initial margin is small relative to the value of the futures contract so that transactions are 'leveraged' or 'geared'. A relatively small market movement will have a proportionately larger impact on the funds the customer has deposited or will have to deposit. This may work against customer as well as for him/her. Customer may sustain a total loss of initial margin funds and any additional funds deposited with the broker to maintain his/her position. If the market moves against his/her position or margin levels are increased, customer may be called upon to pay substantial additional funds on short notice to maintain his/her position. If the customer fails to comply with a request/call for additional funds within the time specified, his/her position may be liquidated/squared-up at a loss, and customer will be liable for the loss, if any, in his/her account. (e) The customer may find it difficult or impossible to liquidate / square-up a position due to certain market conditions. Generally, the customer enters into an offsetting transaction in order to liquidate/square-up apposition in a derivative or leverage contract or to limit the risk. If the customers cannot liquidate position, they may not be able to realize a gain in the value on position or prevent losses from increasing. This inability to liquidate could occur, for example, if trading is halted due to some emergency or unusual event in either the equity futures contract or the underlying security, no trading due to imposition of circuit breaker or system failure occurs on the part of exchange or at the broker carrying customers' position. Even if customers can liquidate position, they may be forced to do so at a price that involves a large loss. (f) Under certain market conditions, the prices of derivative contracts may not maintain their customary or anticipated relationships to the prices of the underlying security. These pricing disparities could occur, for example, when the market for the equity futures contract is illiquid, when the primary market for the underlying security is closed, or when the reporting of transactions in the underlying security has been delayed. (g) The customer may be required to settle certain futures contracts with physical delivery of the underlying security. If the customer hold position in a physically settled equity futures contract until the end of the last trading day prior to expiration, the customer shall be obligated to make or take delivery of the underlying securities, which could involve additional costs. The customer should carefully review the settlement and delivery conditions before entering into an equity futures contract. (h) Day trading strategies involving equity futures contracts and other products pose special risks. As with any financial product, customers who seek to purchase and sell the same equity futures in the course of a day to profit from intra-day price movements ("day traders") face a number of special risks, including substantial Commissions, exposure to leverage, and competition with professional traders. The customer should thoroughly understand these risks and have appropriate experience before engaging in day trading. The customer should obtain a clear explanation of all commission, fees and other charges for which he/she will be liable. These charges will affect net profit (if any) or increase loss.

IN WITNESS WHEREOF the parties hereto, have executed this Agreement on the date and year mentioned above.

Signature:	
Authorized Person	Client Signature
TIME SECURITIES (PVT) LTD	Client Name:
WITNESSES:	
SIGNATURE	SIGNATURE
NAME:	NAME:
CNIC NO:	CNIC NO:



TIME SECURITIES (Pvt.) LIMITED

Agreement for Online Internet Trading Terminal

I/We,	S\o	holder of CNIC #
a _{	ree that Time Securities (Pvt.) Ltd	d will not be held responsible in case of
any delay or failure of connect	ion due to whatsoever reasons.	
I/We,	further indemnify	that Time Securities (Pvt.) Ltd TREC
holder Pakistan Stock Exchange	e Limited will not be held respons	sible in case of any delay in order
		ion, reports, or any trading activity and / or losses due to whatsoever reasons. All
trades originating from this On settle.	line Internet Trading Terminal wi	ll be solely my / our responsibility to
I further confirm that I will ma	intain % margin at all time	es.
	Terms and Conditions of Agre	eement
a) Online trading will be permi	tted through an online trading sys	stem of PSX (KITS), which will act as the
and MTS (Margin Trading Syste	em) at the Stock Exchange (Online	g COT, DFC (Deliverable Future Contract), e Exchange) and wherever the term Time
Securities (PVT) Ltd is used in t	he Terms and conditions for on-li	ne trading it shall deem to mean the

- (PVT) Ltd is used in the Terms and conditions for on-line trading, it shall deem to mean the Broker.
- b) Time Securities (Pvt.) Ltd will request the PSX to generate user name, password and PIN (personal identification number) and send the same to Account Holder(s) at his/her/their/its email ID, to enable the Account Holder(s) to have an access to and use this Account for online trading. The Password/PIN may be communicated through e-mail to the Account Holder(s) at his/her/their/its own risk. The Account Holder(s) shall not disclose the password/ PIN to any person and shall take every reasonable precaution to prevent discovery of the Password/ PIN by any other person. The Account Holder(s) shall immediately change the password/PIN as soon as it is received from PSX. Time Securities (Pvt.) Ltd may electronically transfer delivery of confirmation, statements and other notices in connection with Electronic/Online Trading. It shall be the responsibility of the Account Holder(s) to review, upon receipt of e-mails, confirmation statement, notices, margin and maintenance calls whether delivered by mail, email or electronic terminal at the discretion of Time Securities (Pvt.) Ltd. If the Password/ PIN is disclosed to any third party the Account Holder(s) should immediately notify the same to Time Securities (PVT) Ltd. The Account Holder(s) will immediately notify of any loss, theft or unauthorized use of his/her/their/its account number and Password/ PIN. The Account Holder(s) shall immediately notify and change his/her/its/their e-mail or other address as mentioned in the Application Form.

- c) All risks connected and involved with Electronic/Online Trading will be assumed fully by the Account Holder(s). Neither the Time Securities (Pvt.) Ltd nor any of its directors or officers would be responsible or liable in any manner for any losses or damages that may be suffered by the Account Holder(s) including those due to the misuse of the Account Holder(s) Password or PIN, hacking of lines, outages and slowdowns in the internet connection and piracy of Account Holder(s) information and affairs by unscrupulous persons.
- d) Time Securities (PVT) Ltd may at any time and from time to time require additional margin in the Account (in cash or Securities) before executing any Orders or undertaking any Transactions through Online Facility on account of the Account Holder(s). The amount and timing may vary depending on factor solely at Time Brokerage's discretion. Time Securities (Pvt.) Ltd shall have the right to liquidate the Account Holder(s) Trading position(s) if the Account margin is insufficient at any time.
- e) Time Securities (Pvt.) Ltd may at its discretion elect with or without notice to square off the Account Holder(s) Account and make obligations in the Account immediately due and payable by the Account Holder(s) without assigning any reason.

DECLARATIONS;

- 1. The Account Holder(s) understand(s) that the share trading business carries risk and subject to the due diligence on part of the Broker may incur losses for which, the Account Holder(s) shall not hold the broker responsible. The Account Holder(s) further acknowledge(s) that the prices of the Securities do fluctuate abruptly and instantly and investments in Securities may experience abrupt upward and downward movements and may even become valueless. The Broker shall not be liable for any fluctuations in the prices of Securities due to purchase and sale on the day of the Transaction and the net price mentioned in confirmation shall be accepted as concluded final price and shall be binding upon the Account Holder(s) and the Broker.
- 2. The Account Holder(s) acknowledge receipt of this Account Opening Form(signed here by me/us in duplicate) along with the copies of all the annexure and the Account Holder(s) also undertake to have understood and accepted all the above additional Terms and Conditions.
- 3. The Account Holder(s) further confirm that all the information given in Account Opening Form is true and complete and hereby authorize the Broker to verify any information mentioned above from any sources deemed appropriate by the Broker.

Account No		<u></u>	
Account Title:			
Email Address:			
Mobile No:			
Main Applicant	Joint Applicant1	Joint Applicant 2 Joint Applicant 3	TREC Holder
For & on behalf o	f Time Securities (Pv	t.) Ltd	
Dated			



Applicant's Signature:_

<u>Common Reporting Standard (CRS)</u> <u>CRS Self Certification Form -Individual/ Joint</u>

Please read these instructions carefully before completing the form

Chapter XIIA of Income Tax Rules, 2002 and Regulations based on the OECD Common Reporting Standard (CRS) require Time Securities Private (Ltd.) to collect and report certain information about each person's tax residency. If your tax residence is located outside Pakistan and/or United States of America (USA), we may be legally obliged to pass on the information in this form and other financial information with respect to your financial accounts to Federal Board of Revenue (FBR) and they may exchange this information with tax authorities of another jurisdiction or jurisdictions pursuant to intergovernmental agreements to exchange financial account information.

Please complete this form if you are an individual, a sole trader or sole proprietor. Please use a separate form for each individual of a Joint Account. This form will remain valid unless there is a change in circumstances relating to information, such as the applicant's tax status or other information that makes this form incorrect or incomplete. In that case you must notify us and provide an updated self-certification.										
PART	INFORMATION APPLICANT	,	FRADING ACCOU	UNT						
Name o	f Applicant		Date of Birth (dd/mm/yyyy)	\top	/		/			
Place o	Birth:		City:			Country:	·			
Curre	nt Residence Address									
Addres	:									
Contact	no.:									
City:										
Provinc	e/State:									
Country	:									
PART	CRS - DECLARATION OF TAX RES	IDENCY (Please refer to Ap	pendix - I for you	r tax resido	ency stati	us)				
I am	ax resident of Pakistan or/and USA ONLY.	Yes (Pr	oceed to Part 4)			No (Proce	ed to	Part 3)		
PART	COUNTRY OF RESIDENCE FOR TA	X PURPOSE								
If Tax I Reason Reason Reason	Please complete the following table indicating (i) the country where the Applicant is resident for tax purposes and (ii) the Applicant's Taxpayer Identification Number (TIN). If Tax Identification Number (TIN) is not available, please tick (✓) the appropriate box with reason A, B or C as defined below and provide Supporting Evidence: Reason A - The country/jurisdiction where the Applicant is resident does not issue TINs to its residents Reason B - The Applicant is otherwise unable to obtain a TIN or equivalent number (Please provide reasons if this is selected) Reason C - No TIN is required. (Note: Only select this reason, along-with evidence, if the domestic law of the relevant country does not require the collection of the TIN issued by such country)									
	Country(ies) of Tax Residence	TIN or Equivalent		Tick (✓) one C	NLY (IF TIN	is not	available	e)	
			Re	ason A		Reason B			Reason C	
1										
2										
3										
If Rea	son B selected, please explain in the following box(e	s) why you are unable to obtain a	TIN or Functional	Equivalent						
1										
2										
3										
PART 4 DECLARATION AND SIGNATURE										
I understand that the information supplied by me is covered by the full provisions of the terms and conditions governing the applicant's relationship with Time Securities Private Limited setting out how Time Securities Private Limited may use and share the information supplied by me. I acknowledge that the information contained in this form and information regarding the Applicant and any Reportable Account(s) may be provided to the tax authorities of the country/jurisdiction in which this account(s) is/are maintained and exchanged with tax authorities of another country/jurisdiction or countries/jurisdictions in which the Applicant may be tax resident pursuant to intergovernmental agreements to exchange financial account information. I declare that all statements made in this declaration are, to the best of my knowledge and belief, correct and complete. I undertake to submit a suitably updated Form within 30 days of any change in circumstances which affects the tax residency status or where any information contained herein to become incorrect.										

TIME SECURITIES PRIVATE LIMITED

TREC Holder: Pakistan Stock Exchange (Ltd.), Suite # 98, 99, 2nd Floor, Stock Exchange Building,

Stock Exchange Road, Karachi.

Tel: 32427056, 32428918, Email: timekse@hotmail.com, Website: www.timesec.pk

FATCA Form -Individual/Joint Account Holder

The Foreign Account Tax Compliance Act (FATCA) is U.S. Legislation enacted by US Congress to prevent offshore tax abuses by U.S. persons (including Individuals and Corporate). It is aimed at US persons from holding financial accounts outside the U.S. to evade U.S. tax liabilities. To enforce compliance FATCA requires foreign financial institutions (FFis) like Time Securities Private (Ltd.) to report directly to the IRS information about financial account held by U.S. taxpayers (even if they only hold U.S. assets), or held by foreign entities in which U.S. taxpayers hold a substantial.

To complex foreign financial institutions t_0 disclose information about the foreign accounts of U.S,taxpayrs,FATCA imposes a penalty on non-compliant foreign financial institutions of 30% withholding tax applied to payments of U.S source income gross proceeds of sales of property that could produce U.S.income and passthru payments.

Time Securities Private (Ltd.) is required by applicable law to request certain taxpayer information from certain persons who maintain an account with it (whether such persons are U.S. taxpayers or not). Information collected will only be used to fulfill Time Securities Private (Ltd.) requirements under applicable law and will not be used for any other purpose.

Section A

This section must be completed by any individual who wishes to open or maintain an account Please complete this form separately for each individual of a joint Account

Na	Name:									
	Country of Tax residence:(Pakistan) USA	Oth	er		Country and City of Birth : Pakistan					
	Please tick ✓ to appropriate box				Document Required					
Γ	1 Are you a U.S. Resident	Yes		NO	If Yes,					
Г	2 Are you a U.S. Citizen	Yes		NO	 Please provide Form W-9 					
	Do you hold a U.S. Permanent Resident Card [Green Card]	Yes		NO						
•	4 Where you born in U. S. A.	Yes		NO	 If Yes, Please provide form W-9 In case you claim to be Non US Person: Please fill section B of this form and provide Non-US passport and certificate of loss of Nationality [i.e. form 1-407] 					
1	5 Are there any standing instructions to transfer to a US account	Yes		NO	If Yes, Please provide Form W-9, or					
	5 Do you have any power of Attorney/Authorized Signatory/Mandate holder having US Address	Yes		NO	In case you claim to be a Non-US Person please fill section B of this form supported by other documentary evidence establishing the Non-US status.					
Ī	7 Do you have US residence/mailing/Sole care of address?	Yes		NO	If Yes, Please provide form w-9,or					
	3 Do you have a US telephone number	Yes Yes	_	NO NO	 In case you claim to be a No-US Person please fill section E of this form and provide non-US Passport and other documentary evidence establishing the non-US status. 					
Se	ection B									

- I hereby confirm the information provided above is true,accurate and complete.
- I hereby provide my/our consent to TREC Holder or any of its associates/affiliates including branches (collectively "the Broker") to disclose
 and furnish and share information pertaining to my/our account to domestic or overseas regulators or tax authorities where necessary to
 establish our tax liability in any jurisdiction.
- I also authorize to Broker to deduct withholding tax from my/our account when required to do so by domestic or overseas regulators or tax
 authorities or pay out,from my/our account(s) such amounts as may be required according to applicable laws, rules,regulations,agreements
 with regulations or authorities and directives (both local and international).
- I shall indemnify and hold the Broker harmless against any claim,damages,costs, expenses and other direct and/or indirect consequence of
 the Broker disclosing, furnishing and sharing any information pertaining to my/our trading account with any domestic or overseas regulators
 or tax authorities.
- I agree and undertake to notify the broker within thirty (30) day calendar day if there is a change in any information which I have provided to the Broker.

Customer's Signature:	Date:
IS Taypayer Identification Number (if a	any) in case of U.S. Person

Time Securities (Pvt.) LimitedTREC Holde: Pakistan Stock Exchange Ltd. Suite # 98,99 !nd Floor, Stock Exchange Building, Stock Exchange Road, Karachi

INVESTMENT PROFILING OF CLIENT

Client	lame: <u>CNIC:</u> <u>Accou</u>	unt No:
✓	Kindly provide us the following information regarding your account;	
1.	Details of Occupation:	
	BUSINESS HOUSEWIFE HOUSEHOLD	
	RETIRED PERSON STUDENT SERVICE	
	PROFESSIONAL	
2.	Occupational Evidence:	
3.	Monthly Income of Client: Annual Income of Client:	
4.	Evidence of Income:	
5.	Copy of Complete Tax Return (If Applicable):	
Э.		
	Filer Non-Filer	
6.	Net worth of Applicant:	
7.	Any other additional document as Proof of Income (If Applicable):	
8.	Kindly state your desired Amount to be invested in Stock/Trading:	
9.	Are you Financially Dependent on someone else:	
	Yes No	
9(a).	Provide Source of Fund of Fund provider/Beneficial Owner:	
	Signature of Client:	



Time Securities (Pvt.)Itd.

TREC HOLDER PAKISTAN STOCK EXCHANGE LIMITED

Date :	
Centralized KYC Organization (CKO) National Clearing Company of Pakistan Limited 8 th floor, Pakistan Stock Exchange Karachi, Pakistan.	
Authority letter for	Unique KYC Number ("UKN") Tagging
Dear Concern,	
it is to certify that our client hereby authorize us to accordance with CKO Regulations, 2017.	bearing UIN and UKN initiate UKN tagging request in KYC information System (KIS) in
Regards.	
Customer Name:	Al Authorized Signatory:
Customer Signature:	Al Stamp:

KYC / CDD Checklist

DATE ACCOUNT TITLE		ACCOUNT TITLE	ACCOUNT / UIN #		
SECTION-A					
Minimum information / documents to be provided by Investor					

SECTION-A			
Minimum information / documents to be provided by	oy Inve		
Individuals / Sole Proprietorship		2. Partnerships	3. Institutions / Corporates
CNIC of Principal and Joint Holders / Passport for Foreign Nationals / NICOP for non-residents Pakistanis		CNICs/NICOP of all partners, as applicable	CNICs/NICOP of Authorized Signatories and Directors
Proof of Employment / Business		Partnership Deed	List of Directors and Officers
NTN Certificate, where available		Latest financial statements	NTN Certificate
		Certificate of Registration (in case of registered partnership firm)	Documentary evidence of Tax Exemption (if applicable)
		NTN Certificate	Certificate of Incorporation
			Certificate of Commencement of Business
			Certificate of Board Resulation
			Memorandum & Articles of Association/By Laws/ Trust Deed
			Audited Accounts of the Company
4. Trusts		5. Clubs Societis and Associations	6. Executors/Administrators
CNICs of all trustees		Certified copy of certificate of Registration	CNICs of all Executors/Aministrators
Certified copy of the Trust Deed		List of members	Certified coopy of Letter of Administratin
Latest financials of the trust		CNICs/NICOP of members of Governing Board	
Documentary Evidence of tax Exemption (if applicable)		Certified copy of bylaws/rules and regulations	
Trustee / Governing Body Resolution		copy of latest financials of Society / Assocation	
		Board / Governing Body Resolution	

If documents/inforamtion is complete, proceed to Section-B

List of missing documents / information below:

1.

2.

If ANY document or information is missing, proceed to Section-G.4

SECTION-B

Assessment of information provided in Section-A Based on information provided in A,		
1.Is the investor also the ultimate beneficiary of the funds to be invested If No, joint account should be opened or power of attorney be provided by ultimate beneficiary with relavant documentary details of thebeneficiary:	YES	NO
2. In case the investor is a private company, 15 the shareholers' list available	YES	NO
In case of Government Accounts. Make YES if the account is not in the personal name of the government official	YES	NO
A resolution/authority letter (duty enclorsed by Ministry of Finance or Finance Department of concerned government) is available, which authorizes the opening and operating of his account by an officer of federal/provinicial/local government in his/her official capacity.		

If the answer to any of the above question was NO, go to Section-G.3 or G.4, otherwise go Section-C

SECTION-C

SECTION-C					
Risk Category of Investor					
1. Government Department/Entity		LOW RISK	Go to Section-G.1		
2. Public listed company		LOW RISK	Go to Section-G.1		
3. private limited Company		MEDIUM RISK	Go to Section-G.2		
4. Non-Government Organization (NGO)		HIGH RISK	Go to Section-G.3		
5. Trust / Charity		HIGH RISK	Go to Section-G.3		
6. Unlisted Financial Institution			Go to Section-D		
7. Individual			Go to Section-E		

SECT	ION - D							
Unlis	ted Private	Financial Intitution (NBF	1)					
Is the u	unlisted private fir	nancial institution domiciled in Pakista	an and is regulated by the SECP / State Bank Pakis	tan (SBP)	YES	S NO		
OR	midled in a FATF	·	following the CATE recommendations and in surround	to a but a secondar to be de-	YES	NO		
is it do	miciled in a FATE	If YES, Proceed to S	following the FATF recommendations and is supervised in FATF recommendation	If NO, Proceed to Section - G.3				
SECTI	ON - E	11120,11000001000	COLIOTI C. I	Tive, France to Section C.S.				
	/idual							
S017-35547463530		relident Deliterali			YES	NO		
	e person a non-re							
2. Is the person a high net worth individual with no identifiable source of income or his / her profile / source of income doesn't match with size & quantum of investment.								
3. Is the person involved in dealing in high value items (based on declared occupation)								
4. Is th	e person a foreig	n national			YES	NO		
5. Doe sufficie	s the person appently applying FAT	ear to have links or money transfer to F recommendations)	/ from offshare tax havens or belongs to country(s)	where KYC / CDD and anti money laundering regulations are tax (in terms o	of not YES	NO		
6. Is th	ere any reason to	believe that the person has been rei	used account opening by another financial institution	n / brokerage house	YES	NO		
7. Is th	e person opening	the borkerage account on a non-fac	e-toface basis / on-line		YES	NO		
		If the res	ponse to any question (1-7) abo	ve was "YES", proceed to Sector - G.3				
8. Is th	ne person a holde	er of a senior level public (government	t) office i.e. a politically exposed person (PEP) or a	ramily member of PEP.	YES	NO		
9. Is th	ne person a holde	er of high profile position (e.g. senior p	politician)		YES	NO		
		If the response to any o	question (8-9) above was "YES"	proceed to Section - F, else proceed to Section	- G.1			
SEC	TION G							
19504 1953	stor Risk Pr	ofile						
	Risk	Classification						
G.1	LOWRISK		Reduced KYC requirement shall be applicable:					
				/ documents mentioned in Section-A have been provided.				
G.2	MEDIUM RISK		Control of the Contro	ction-A should be obtained before opening of account.				
			Enhanced KYC requirements shall be applicable: Investor account can be opened once information	/ documents mentioned in Section-A have been provided.				
G.3	HIGH RISK			unds used for investment are from an account under the investor's own name the amount and frequencey of investments are not unusual given the nature.				
G.4	HIGH RIS	K	Account cannot be opened as KYC requiren	ents have not been fulfilled.				
	ECTIO		Foreign National / Hald	ers of High Profile Position				
lis t	he broke	rage account relation	onship with this high risk ca	tegory person including politically		-		
Dir	ector, CE	0 / 000 of the br		osition, approved by the Nominee hall be provided by management	ES IN	Ю		
		If YES, proceed to	-	If NO, proceed to Section	G.4			
CONF	IRMATION of p	hysical presence of customer whe	en opening account:		YES	NO		
Othe	er Comment	S						
Cor	Completed by							
Name of Sale			of Sales Person / Agent	Signature	Date			
Che	eckd by							
Name of Sales Person / Agent Signature				Signature	Date			
		rame	of construction and		Duit			