NSE DOCUMENTS CHECKLIST FOR AUTHORISED PERSONS REGISTRATION BY

INDIVIDUAL/PARTNERSHIP FIRM/CORPORATE								
Sr.No	Check list	Received Partially	Required	Final Receipt of Docs				
1	Application Letter:- By the Trading Member of the Exchange (On the Letter Head duly signed/stamped by the Director/ Authorised Signatories)	ISS to Provide	ISS to Provide					
2	Application Form: - By Applicant (duly signed/stamped by the applicant.) Annexure – 2 (Individual/ Proprietor/ Corporate/ Partnership Firm/ LLP) & Annexure - 3 (only for Individual/ Proprietor)							
4	Certified true copy of proofs for age, education, office address, residence address and PAN card of: i. Individual applicant(s) ii. Partnership Firm : all partner(s) (PAN of both i.e firm & partners) iii. Corporate Bodies : all director(s) (PAN of both i.e firm & directors) (Minimum age & education qualification are 18 years and SSC or equivalent to SSC respectively)							
5	Certified true copy of agreement between the Member and the Authorised Person. (On Rs.100/- Stamp paper / Franked paper along with signatures of witnesses in the prescribed format.)							
6	Certified true copy of the Partnership Deed / Memorandum & Articles of Association as applicable.(The Object Clause should contain a clause permitting the person/company to deal in securities business)							
7	Shareholding pattern (Duly certified by CA/CS/TM not older than 6 months) & Board Resolution in case the applicant is a Corporate body. Sharing Pattern of Profit/loss (Duly certified by CA/CS/TM not older than 6 months) In case the applicant is Partnership Firm / LLP (Members have to upload scanned copies of shareholding pattern in AP application and submit the physical certified copy with the documents submitted to the Exchange. Board Resolution authorizing director/s /authorised signatories of the applicant to sign documents for registration of Authorised Person duly signed by two directors of the applicant company.) (Annexure- 4, 5 & 6)							

8	Note: For Address proof: Member may submit following address proofs (duly certified by trading/Notary/C.A.) 1) Passport, 2) Driving license, 3) Voter ID 4) Bank passbook/statement with latest statement of transaction (not older than 6 months), 5) Electric Bill in the name of applicant, 6) Telephone Bill (only landline), 7) Ration card, 8) Shop & establishment certificate, 9) Copy of ownership agreement 10) Leave & license agreement (One permanent residence proof required in case of leave & license agreement is given) 11) Copy of Aadhar Card For qualification proof: Copy of education certificate, education mark sheet duly certified by trading member/Notary/C.A. For age & pan card proof: Copy of pan card duly certified by trading member/Notary/C.A (The Member should ensure that the approved users and/or sales personnel of Authorised Person/s shall continue to have valid certification of respective segment at all point of time.)		
9	Processing Fees: 1. Charged by NSE Rs. 2,000/- (Plus Service Tax) 2. Processing fees of ISS-Rs. 5,000/- (Plus Service Tax) 3. ISS Annual Fees (AMC) Rs.5,000/- (Plus Service Tax) only in case of new AP. (Annual fees is for all the segments.) All Payments should be made in favour of ISE Securities & Services Ltd. by DD/ Cheque payable at Mumbai. 4. One time backoffice charges Rs.6000/- (Plus service tax for all segments)		
10	Two References: - 1. Letters from applicant's Banker duly signed by the Bank manager with reference number. (On the letterhead of the Bank.) 2. Letter from any third party such as C.A/ Lawyer/ Notary/ other 'SEBI' registered stock broker (In case of partnership firm/corporate entity all Partners/directors names should be included in reference. Annexure-7 and Annexure-7.1		
12	An undertaking that the applicant has not introduced any fake/ forge/stolen shares in the market. (In case of partnership firm / corporate entity all partner/ directors should sign) Annexure 8		

14	Certified true copy of age & education proof of individual/ all partners/ all Directors (minimum education qualification is HSC). (to be certified by C.A. or Notary)	
15	At least 2 years Capital Market experience letter in case the Education Qualification of any Individual/Partner/Director of the applicant is less than HSC. Annexure 9	
16	Details relating to sharing of profit ratio and no. of partners in case applicant partnership and shareholding pattern and no. of directors in case applicant is corporate.	
17	Details of office infrastructure details such as space, no. of computers with configuration, Internet vendor details, Telephone lines, Fax, scanning machine, printers, number of NISM qualified employees etc. should be submitted Annexure 10	
18	In case applicant is a partnership firm / corporate entity, Certified true copy of Partnership Deed in case of Partnership firm and Memorandum & Articles of Association in case of corporate entity to be submitted. (to be certified by C.A. or Notary)	
19	In case applicant is corporate, resolution authorising director/s of the applicant to sign document for registration of AP should be signed by all directors and certified as true copy by a Chartered Accountant or Company Secretary with Registration number and date to be submitted. (to be certified by C.A. or Notary) Annexure 11	
20	In case of Corporate entity application, If there is any changes in director as mentioned in Articles of Association of the company, Please submit certified copy of Form- 32 filed with R.O.C. (to be certified by C.A. or Notary)	
21	In case individual / partner / director is a married female, proof of name change If any. Certified true copy of Marriage certificate or original affidavit duly attested by Notary public. (to be certified by C.A. or Notary)	
22	If the applicant is already registered with SEBI as Authorized Person affiliated to any other Trading Member of NSE you need to apply for surrender of that Authorized Person & submit to us. NOC from that Trading Member along with proof of forwarding surrenders application to NSE.	
23	Residential Address proof of all Proprietor / Partner / Director/ duly attested by. C.A. or Notary.) If Bank statement submitted as address proof, original bank stamp required.	
24	Office Address proof should be certified by C. A. / Notary. If Bank statement submitted as address proof, original bank stamp required.	
25	Copy of PAN card of Firm and Proprietor/ Partner / Director duly attested by C. A. or Notary.	

Annexure - 2 **Undertaking** (On the letterhead of the Authorised person) I Mr. /Ms. ___ ___ (name of the applicant authorised person) had applied for appointment as Authorised Person of the Stock Exchange on (Tick the segment (s) applied for) Capital Market Futures & Options **Currency Derivatives** segment (s) through trading member, Mr. / Ms./ M/s. _____ (name of the trading member). In this regard, I hereby confirm/undertake that: 1. I/We (nor our directors/ partners (in case of corporate/partnership firm)) have not been convicted for any offence in the past and presently and not under trial for any offence involving fraud and dishonesty. 2. I will deal with investors on behalf of Trading Member only and that I would not engage in any activities with investors which could result in unauthorised intermediations. 3. I am neither an Authorised Person of any other member of the stock exchange and nor has/have applied for appointment as Authorised Person with any other member of the stock exchange. 4. I confirm that I am not a defaulter/expelled on any stock exchange. 5. I confirm that I am "fit and proper" under SEBI (Intermediaries) Regulations, 2008 and no action has

been taken against me by SEBI, RBI, etc. and I have not defaulted in payment to any agency.

*Name, Signature & Seal

Date: _____

Place:

^{*}Should be signed by Proprietor/ Director/ Partner of the Authorised Person.

(On Non-judicial Stamp Paper of Rs. 100/-)

TRADING MEMBER AND AUTHORISED PERSON AGREEMENT

This Agreement is entered into this day of 200_ at between
, Member of National Stock Exchange of India Ltd. (hereinafter referred to
as "NSEIL"), ordinarily carrying on business in sale and purchase of shares and securities in the
name and style of $____$ from $____$ (hereinafter referred to as "the
Trading Member") and having his/its office/registered office at (address),
which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean $\frac{1}{2}$
and include his/her heirs, executors, administrators and legal representatives/the partners for
the time being of the said entity, the survivor or survivors of them and their respective heirs,
executors, administrators and legal representatives/its successors, as the case may be, of the
One Part;
AND
a individual/partnership firm/LLP/body corporate desirous of providing
access to the trading platform of NSEIL as an agent of the Trading Member in the Capital
Markets/Futures & Options /Currency derivatives segment in the name and style of
(hereinafter referred to as "the Authorised Person".) and having his/its
office/registered office at (address), which expression shall, unless
repugnant to the context or meaning thereof, be deemed to mean and include his/her heirs,
executors, administrators and legal representatives/the partners for the time being of the said
entity, the survivor or survivors of them and their respective heirs, executors, administrators
and legal representatives/its successors, as the case may be, of the Other Part;

WHEREAS,

1. Securities Exchange Board of India (hereinafter referred to as "SEBI") vide its Circular MIRSD/DR-1/Cir-16/09 dated 6th November 2009 has allowed SEBI registered stock

brokers (including trading members) of stock exchanges to provide access to clients through authorised persons.

- 2. The Trading Member is a member of NSEIL and is a SEBI registered stock broker.
- 3. The Authorised Person is desirous of affiliating to the Trading Member to provide access to trading platform of NSEIL in ______ segment as an agent of the Trading Member.
- 4. The Trading Member has satisfied about the eligibility criteria of the Authorised Person as stipulated by SEBI and NSEIL from time to time and therefore has agreed to the request of the Authorised Person.
- 5. SEBI vide the said Circular has stipulated that the stock broker and authorised person shall enter into written agreement(s) in the form(s) specified by Exchange which would inter-alia cover scope of the activities, responsibilities, confidentiality of information, commission sharing, termination clause, etc;

NOW THEREFORE THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. SCOPE OF THE ACTIVITIES

- (a) The Trading Member and the Authorised Person shall act as per the requirements specified by SEBI and NSEIL in its Circulars issued from time to time.
- (b) The Authorised Person hereby acknowledge and confirm that the Authorised Person is entitled to act as a 'Authorised Person' within the meaning and subject to SEBI Circular MIRSD/ DR-1/ Cir- 16 /09 dated November 06, 2009 and Circulars issued by SEBI and NSEIL from time to time.
- (c) The client shall be registered with Trading Member only. The funds and securities of the clients shall be settled directly between Trading Member and client and all documents like contract note, statement of funds and securities

would be issued to client by Trading Member. The Authorised person may provide administrative assistance in procurement of documents and settlement, but shall not issue any document to client in its own name. No fund/securities of clients shall go to account of the Authorized Person.

(d) All acts of omission and commission of the Authorized Person shall be deemed to be of the Trading Member.

2. RESPONSIBILLITES/OBLIGATIONS OF THE AUTHORISED PERSON

- (a) The Authorised Person shall not commit transactions in securities through the Trading Member in excess of the amount mutually agreed upon in writing from time to time.
- (b) The Authorised Person shall receive his remuneration fees, charges, commission, salary, etc. for his services only from the Trading Member and he/it shall not charge any amount from the clients.
- (c) The Authorised Person shall inform the Trading Member of any proposed material change in its status and constitution.
- (d) The Authorized Person shall not receive or pay any money or securities in its own name or account. All receipts and payments of securities and funds shall be in the name or account of Trading Member.
- (e) The Authorised Person shall not to issue any documents like bill, confirmation memo, statement of funds/securities to the clients in its own name.
- (f) The Authorised Person agrees that the Trading Member and NSEIL would be entitled to establish any other additional control that it desires to ensure safe and secure dealing of investors with the Authorised Person.
- (g) The Authorised Person shall permit the Trading Member and NSEIL to conduct the inspection of the branch where the terminals are located and records of the operations carried out by the Authorised Person.

3. RIGHTS, RESPONSIBILLITES/OBLIGATIONS OF THE TRADING MEMBER

- (a) The Trading Member shall be responsible for all acts of omission and commission of the Authorised Person and/or their employees, including liabilities arising there from.
- (b) The Trading Member shall maintain a separate record including accounts in respect of the dealings in securities entered into on behalf of the individual client's dealing, with bifurcation showing the details by the Authorised Person.
- (c) The Trading Member shall display at the branch office additional information such as particulars of the Authorised Person in charge of that branch, time lines for dealing through Authorised Person, etc., as may be specified by NSEIL.
- (d) On noticing irregularities, if any, in the operations of the Authorised Person, the Trading Member shall be entitled to seek withdrawal of approval, withhold all moneys due to Authorised Person till resolution of investor problems, alert investors in the location where Authorised Person operates, file a complaint with the police, and take all measures required to protect the interest of investors and market.
- (e) The Trading Member shall be entitled to conduct periodic inspection of branch assigned to the Authorised Person and records of operations carried out by the Authorised Person.

4. SHARING OF COMMISSION

The Authorised Person shall receive such remuneration - fees, charges, commission, salary, etc. - for his services from the Trading Member as may be mutually agreed between the Authorised Person and the Trading Member from time to time.

5. TERM AND TERMINATION

(a) The Trading Member and the Authorised person agree that irrespective of the date of the Agreement, the Authorised Person will commence business only after

- receipt of approval granted by NSEIL, continue business during currency of the approval and will stop business as an Authorised Person from the date of withdrawal of approval by NSEIL.
- (b) The Trading Member and the Authorised Person shall be entitled to terminate this Agreement without giving any reasons to the other party after giving notice in writing of not less than one month to the other party at its respective address mentioned above.
- (c) Where the Trading Member has terminated his/its agreement with the Authorised Person, the Trading Member shall inform NSEIL.
- (d) This Agreement shall forthwith stand terminated-
 - if the Trading Member for any reason ceases to be a member of NSEIL
 including by cessation of membership by reason of the Trading
 Member's, death, resignation, expulsion or having being declared a
 defaulter or if the certificate issued by the SEBI is cancelled;
 - upon the demise/insolvency of the Authorised Person or the withdrawal of his/its approval with NSEIL.
 - on being satisfied that the continuation of Authorised Person is detrimental to
 the interest of investors or securities market or the Authorised Person at a
 suNSEquent date becomes ineligible under clause 4 SEBI circular vide
 reference no. MIRSD/ DR-1/ Cir- 16 / 09 dated November 06, 2009 or Circulars
 issued from time to time and also Circulars issued by NSEIL from time to time.
- (e) In the event of withdrawal of the Authorised Person approval, the Trading Member shall ensure that investors/general public is informed about cancellation of appointment of the Authorised Person. A public advertisement to that effect shall be required to be issued by the Trading Member in a local newspaper where the Authorised Person's registered office, Head Office/Corporate office is situated and another in English daily news paper with wide circulation.

6. <u>DISPUTES</u>

- (a) If any dispute arises between the Trading Member and the Authorised Person, the same shall be settled as per the dispute resolution mechanism in accordance with the Rules, Bye-laws and Regulations of NSEIL.
- (b) Dispute between a client and an Authorised Person shall be treated as dispute between the client and the Trading Member and the same shall be submitted for redressal to the Investor Service Cell/Arbitration mechanism of NSEIL.

7. **GENERAL**

(a) Confidential

The Parties shall keep confidential all information pursuant to this Agreement and save and except which may be required to be disclosed under law or on need to know basis. The disclosing Party shall inform the other concerned Party(ies) of receipt of any such communication/notice/intimation requiring such disclosure to enable the concerned Party(ies) to take appropriate action, if required.

(b) **Binding Effect**

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal successors.

(c) Force Majeure

Neither party shall be liable for any failure to perform any of its obligations under this Agreement if the performance is prevented, hindered or delayed by a Force Majeure Event (defined below) and in such case its obligations shall be suspended for so long as the Force Majeure Event continues. Each party shall promptly inform the other of the existence of a Force Majeure Event and shall consult together to find a mutually acceptable solution. "Force Majeure Event" means any event due to any cause beyond the reasonable control of the Trading

Member and the Authorised Person, including, without limitation, unavailability of any communication system, breach or virus in the processes, sabotage, fire, flood, explosion, acts of God, civil commotion, strikes or industrial action of any kind, riots, insurrection, war, acts of government, computer hacking unauthorized access to computer data and storage devices, computer crashes, etc.

(d) Variation

The Agreement shall not be altered, amended and/or modified by the Parties in a manner that shall be in a contravention of any other provisions of this Agreement.

(e) Severability

If any provision of this Agreement is agreed by the parties to be illegal, void or unenforceable under any law that is applicable hereto or if any court of competent jurisdiction in a final decision so determines, this Agreement shall continue in force save that such provision shall be deemed to be deleted here from with effect from the date of such agreement or decision or such earlier date as the Parties may agree.

(f) **Interpretation**

In this Agreement, unless otherwise stated: -

Words in the singular shall include the plural and vice versa;

The headings in this Agreement are for convenience only and are not intended to have any legal effect; and

Words denoting persons shall include bodies corporate, unincorporated associations and partnerships.

(g) Waiver

A failure by either party to exercise or enforce any rights conferred upon it by this Agreement shall not be deemed to be a waiver of any such rights or operate so as to bar the exercise or enforcement thereof at any suNSEquent time or times.

(h) Governing law and jurisdiction

The construction, validity and performance of this Agreement shall be governed in all respects by the laws of India. The parties hereby submit to the exclusive jurisdiction of the Courts at ____.

IN WITNESS WHEREOF, the parties hereto have set their hands and signatures on the day, month and year first above written.

Signed for and on behalf of the Trading Member

Witness:

1.

2.

Signed for and on behalf of the Authorised Person

Witness

1.

2.

Note: Each and every page must be rubber stamped and signed

Annexure – 3 (FOR INDIVIDUAL/ PROPRIETOR APPLICANT)

DE	DETAILS OF PROPRIETOR OF M/S (APPLICANT AUTHORISED PERSON'S NAME) AS ON (date)							
No	Name \$	Father's Name	Date of Birth	PAN No. #	Qualificatio n	Residential Address	Contact / Mobile	
1								
2								
3								
4								
NOT	ES:		•					
\$ All	initials to be exp	anded (full n	ame to b	e indicated)			
•	ature of Director o							
				CERTIFICA	TE			
This is to certify that the details of directors in M/s as given above, based on my/ our scrutiny of the books of accounts, records and documents is true and correct to the best of my/our knowledge and as per information provided to my/our satisfaction.								
For (Name of Certifyin	g Firm)						
Name of the Partner/Proprietor								
Chartered Accountant/Company Secretary								
Membership Number								
Date	:							

Annexure – 4 (FOR CORPORATE APPLICANT)

D	DETAILS OF DIRECTORS OF M/S (APPLICANT AUTHORISED PERSON'S NAME) AS ON (date)								
No	Name \$	Father's	Date of Birth	PAN No. #	Qualificatio n	Residential Address	Contact / Mobile		
1									
2									
3									
4									
\$ All Place Signa With	NOTES: \$ All initials to be expanded (full name to be indicated) Place: Signature of Director of Authorised Person With Stamp of the Authorised Person CERTIFICATE This is to certify that the details of directors in M/s as given above, based on my/ our								
	vledge and as per					and correct to	o the best of my/ou		
For (Name of Certifyin	ng Firm)							
Nam	e of the Partner/I	Proprietor							
Char	tered Accountant	:/Company Se	cretary						
Men	nbership Number								
Date	:								

Annexure – 5 (FOR CORPORATE APPLICANT)

Shareholding Pattern of			_ (name of Authorised Person) as on (dat			
Sr. no.	Name \$	Number of Shares held	Paid-up value per share Rs.	Amt paid- up Rs.	% age of total	
1.						
2.						
3. 4.						
5.						
Others						
TOTAL					100%	
With Stam	p of the Authoris	ed Person				
		CER	TIFICATE			
scrutiny of	f the books of a	Shareholding in M/s. counts, records and mation provided to my	documents is t	rue and correct	ve, based on my/ to the best of my,	
Date:						
Place:						
For (Name	of Certifying Firn	n)				
Name of th	ne Partner/Propri	etor				
Chartered	Accountant/Com	pany Secretary				
	ip Number					

Annexure – 6 (FOR PARTNERSHIP FIRM APPLICANT)

I	DETAILS OF PARTNERS OF M/S (APPLICANT AUTHORISED PERSON'S NAME) AS ON (date)							
No	Partners Name \$	Father's Name	Date of Birth	PAN No. #	Qualification	Residenti al Address	Contact / Mobile No.	Profit/Loss Sharing Ratio
1								
2								
3								
4								
With	ature of Partne of the A	Authorised P	erson CEF	RTIFICATE				
scru		ks of accou	nts, records	and docum	ents is true and atisfaction.			
For (Name of Certif	ying Firm)						
Nam	e of the Partne	r/Proprietor						
Chai	tered Accounta	nt/Compan	y Secretary					
Mer	nbership Numb	er						
Date	··							

BANK REFERENCE

SUGGESTED FORMAT OF REFERENCE FOR THE PURPOSE OF REGISTRATION OF SUBBROKERS FROM BANK

This is to certify that, Mr. / Mrs. / Ms. M/s	
This is to certify that, Mr. / Mrs. / Ms. M/s	
M/s	
(address	s. /
satisfactory. It is clarified that this certificate is issued without any risk and responsibility on the part Bank or any of its officers in any respect. This certificate is issued at the specific request of the customer. Signature of the customer, Mr. / Mrsas per the records of this: (Signature of applicant) For and on behalf of (name of the bank) (Signature) (Seal of the bank) (Name & Designation of issuing officer)	saving
Bank or any of its officers in any respect. This certificate is issued at the specific request of the customer. Signature of the customer, Mr. / Mrsas per the records of th is: (Signature of applicant) For and on behalf of (name of the bank) (Signature) (Seal of the bank) (Name & Designation of issuing officer)	d to be
Signature of the customer, Mr. / Mrsas per the records of the is: (Signature of applicant) For and on behalf of (name of the bank) (Signature) (Seal of the bank) (Name & Designation of issuing officer)	rt of the
(Signature of applicant) For and on behalf of (name of the bank) (Signature) (Seal of the bank) (Name & Designation of issuing officer)	
For and on behalf of (name of the bank) (Signature) (Seal of the bank) (Name & Designation of issuing officer)	he bank
(Signature) (Seal of the bank) (Name & Designation of issuing officer)	
(Seal of the bank) (Name & Designation of issuing officer)	
(Address of the bank)	

Third Party Ref:

SUGESTED FORMAT OF REFERENCE FOR THE PURPOSE OF REGISTRATION OF SUB-BROKERS FROM ANY OTHER PARTY

Ref. No. :	
Date :	
TO WHOM-SO-EVER IT MAY CONCERN	
This is to certify that, We persotrade na lastyears. We aware that they / he / she with Securities Exchange Board of India, for operat	me since the proposes to register himself as a Sub-broker
In our opinion, he / she is a rational, honest, since certify that, to the best of our knowledge and belief the work which requires complete integrity and connected with any criminal / civil offence and there	ef, he is a person who can be entrusted with financial responsibility and has not been
He / she is not related to me.	For (Name of the organization)
	(Signature)
(Seal of the organisation)	(Name & Designation of issuing person) (Address of the organisation)

Fake /Forge/Stolen shares Undertaking
To,
ISE Securities & Services Ltd.,
International Infotech Park
Tower 7, 5 th Floor, Vashi
<u>Navi Mumbai – 400 703</u>
I/we hereby declare that I/we have read and understood the present Securities and Exchange
Board of India Act, 1992; SEBI (Stock Brokers & Sub-brokers) Rules, 1992 and Rules, Bye-laws
and Regulations of the NSE pertaining to Sub-brokers and SEBI (Stock Brokers & Sub-brokers)
Regulations, 1992 and I/we undertake to abide by them and any modification/amendment
thereof.
I/we hereby certify that I/we Proprietor of (trade name) of which I/we are directors/proprietor, as the case may be, have not introduced any fake/forge/stolen shares in the market.
I/we hereby declare that I/we have not ever been suspended, expelled or declared defaulter by the NSE or by any other Exchange or by SEBI or any other regulatory authority.
I/we further state and confirm that M/sProprietor of M/s(trade name) or any of its directors/proprietor, as the case may be, have/has not been convicted of and is presently not on trial for any offence involving fraud or dishonesty.
I/we hereby confirm that the above statement is true to the best of my/our knowledge.
(Signature of applicant -Proprietor in the case of proprietorship)
Signature

Name

Date:

(TO BE SUBMITTED ON LETTER HEAD)

Ref. No. :		
Date :		
To Whomsover it may co	oncern_	
This is to certify that Mrs./Mr./Msworked with us as an employee / apprentice etc from having good experience and knowledge in Stock Broking a	to	
For (Name of certifying company)		
(Signature of the Director of the certifying company)		
(Name of the Director)		
Date:		

Details of office infrastructure

(On the letter head of sub-broker)

To,				
ISE Securities & Services Ltd.,				
International Infotech Park				
Tower 7, 5 th Floor, Vashi				
<u>Navi Mumbai – 400 703</u>				
We are hereby mentioning our current details of office infrastructure which is as follows:				
1. Fax Machine:-				
2. Computers:-				
3. Telex:-				
4. Number of Offices:-				
5. Computers:-				
6. Office Tel. No:-				
7. Residential Tel.No:-				
8. Number of Employees:-				
9. Office Address:-				
We hereby confirm that above statement is true.				
Yours Faithfully,				
Name of Proprietor				
Signature				
Date:-				
Place:-				

For Corporate

(On the Letter head of the Corporate Applicant for registration as a Authorised person)

APPLICATION	AUTHO	RISING DESIGNATED DOCUMENTS FOR REGIS	ASSED IN THE BOARD MEETING HELD ON DIRECTOR(S) TO EXECUTE AND SUBMIT STRATION AS A AUTHORISED PERSON OF
authorised to ex Company, if rec	xecute and subm quired, for Regist Securities & Set	nit Application and other tration of the Company	and/o rector(s) of the Company be and hereby documents and to affix common seal of the as a Authorised person in the capital Marke olly-owned subsidiary of Inter-connected Stock
			For and on behalf of the Board
Date : Place :			Chairman/Managing director/ Director/Company Secretary