## **NRI- Declaration**

Date:		
To,		
Share Inc	lia Securities	Limited

Noida, Uttar Pradesh-201301

A-15, Sector-64,

In connection with my request for opening of trading and/or demat account with your Company, I do hereby affirm, declare and undertake as under:

- I possess the status of a Non-Resident Indian (NRI) or Person of Indian Origin (PIO);
- I will refrain from engaging in intraday transactions involving the purchase or sale of shares on the same day as well as practice of short selling of shares;
- I will abstain from trading or dealing in shares that have been specifically prohibited for NRI's trading by SEBI/ RBI;
- I will duly comply with the buying and holding limits in respect of various securities, as may be specified by SEBI/RBI in respect of NRIs transactions, from time to time;
- I am aware of the fact that the securities purchased through the stock exchange under the Portfolio Investment Scheme (PIS) cannot be transferred through off-market mechanism or as gift to individuals residing in India or abroad, without obtaining the prior approval of the Reserve Bank of India (RBI);
- I am aware that at in case of sale of shares, your company may deduct applicable TDS before transferring the sale proceeds to my bank account, as per the applicable provisions of Indian Income Tax Act, 1961 and rules/regulations famed thereunder. I agree to provide required support/assistance in this regard;
- I unconditionally undertake to duly comply with all such provisions of Indian and local laws, as may be applicable from time, in relation to my proposed trading activities in Indian capital markets through your company and agree to bear consequences of non-compliance, if any;
- In case of any difference or dispute between me and your company, at any time in future, the venue of legal proceedings shall be chosen by your company;
- I am aware your company does not offer any services in nature of portfolio management services, investment advisory services or any other services of like nature, in any manner whatsoever;
- I have taken note of the fact that neither your company nor any of its' associates or business partners have given any commitments through any means including marketing campaigns w.r.t. the returns which I might be able to generate out of trading activities through your company;
- I acknowledge having been informed that depending upon market conditions and various other relevant factors, the execution of trades on Stock Exchange/s may also result in financial losses in my trading account, for which only I shall be wholly and unconditionally responsible;
- I also acknowledge having been informed that your company shall not take entertain any claim or responsibility in case of any losses in my trading account attributable to any hardware, software and/or connectivity failures or due to any other reason beyond the control of your company; and
- I agree and undertake to indemnify and keep indemnified, saved, defended, harmless your company as well as its' directors and employees for all time hereafter against all losses, costs, claims, actions, demands, risks, charges, expenses, damages and penalties etc., whatsoever which may be suffered and /or incurred by reason of any of my mis-statements, action and/or omissions.

Client Name	:
Client Signature	: 🗸