Authorized **Application for Opening of Securities Account (For Companies)** Signature and Stamp of **Assigned Client ID (Office Use Only)** Participant NAME OF COMPANY REGISTERED ADDRESS CORRESPONDENCE: ADDRESS **DISTRICT:** NATURE OF THE ENTITY (Please mark placing a $\sqrt{}$) Private limited liability company Global / regional fund Public limited liability company Statutory board Local fund A body established under an act of parliament If listed please specify: Other (please specify): PLACE OF INCORPORATION: DATE OF INCORPORATION: D/MM/**REGISTRATION NO** BROKER'S CODE PERSON(S) AUTHORIZED TO GIVE INSTRUCTIONS TO THE CDS (Please attach a duly certified copy of Power of Attorney/ Board Resolution – if applicable) NAME/S & DESIGNATION TELEPHONE FAX MOBILE/S E-MAIL Please place the signature/s to receive CDS account statements via email. Please state a general corporate e-mail for this purpose. If you require to receive CDS account statements pertaining to your CDS account in printed form, please submit a request in writing to the CDS after subscribing for the e-Statement. Signature/s BANK DETAILS TO REMIT DIVIDENDS & COUPONS (Non Resident Applicants shall state their SIA details) Bank Code Branch Code Account No. We hereby request you to open and maintain a Securities Account and to act as our depository in relation to the Securities Listed on the Colombo Stock Exchange that may be deposited in our Securities Account from time to time. We have received a copy of the Rules for operation of the Securities Account (Conditions). We agree that the Securities transactions will be carried out and Securities Account will be operated in accordance with the Automated Trading Rules of the CSE and CDS Rules in force from time to time. Terms defined in the conditions and used in this Application Form shall have the same meanings. We hereby authorize you to accept delivery of the Securities that may be delivered to you from time to time for deposit into the Securities Account. We hereby represent and warrant that we have good title to such Securities and that the participant making such deposit is lawfully entitled and duly authorized to do so. 3. We hereby confirm that our Participant has full authority to deposit any Securities into the Securities Account, to withdraw any Deposited Securities on our behalf and to accept the delivery of Securities certificates and other documents from you on our behalf. We hereby acknowledge that, in the event we have provided an email address on the Form, the CDS Account Statements pertaining to our CDS Account will be sent to the email address provided therein. We confirm that any change in our e-mail address or any request in writing for discontinuation of this service will be immediately communicated by us in writing to the CDS through our participant. 6 We undertake to give you and our Participant (Stockbroker/ Custodian Bank) notice in writing of any change of the particulars given above. We enclose: a copy of our Certificate of Incorporation. a copy of our Articles of Association / Constitutional document. ii iii. a certified copy of the resolution passed by our Board of Directors, as set out below. CERTIFICATE OF RESOLUTION I hereby certify that the following resolution of the Board of Directors of

"IT WAS RESOLVED that a Securities Account for the Company be opened with the Central Depository Systems (Pvt) Ltd., ('Depository') and be operated in accordance with

Was passed at a duly convened meeting of the Board held on

the Terms and Conditions of the Depository in force from time to time

DIRECTOR / SECRETARY

Certified true extract of minutes

at which the quorum was present.

Form 2 B

NOTE: This application should be submitted through your Participant

Authorized Signature and Stamp of Participant

	e Central Depository Systems (Pvt.) Ltd., I, West Block, World Trade Centre, Echelon Square	e, Colombo 01.								
		DECLARATION								
We _	(Na	ame of Corporate Body)								
	`									
incorp	orated / established under									
havino in con	its registered office atsideration of the Central Depository Systems	(Pvt.) Ltd. (CDS) agreeing to open a So	ecurities Account, hereby declare as follows:							
). The Securities Account to be opened by us	in the CDS shall be maintained for our	•							
(In the event the number of beneficiaries does i). The Securities Account to be opened by us dian / Trustee / Fund Manager / Unit Trust Ma	s in the CDS shall be maintained for the	olete clause 1(ii) below.) benefit of the following persons in our capacity a	ıs						
	Name	Address	Nationality							
	2.									
	3.									
	<u> </u>									
		stee / Fund Manager / Unit Trust Ma e ultimate beneficiaries of the account	nager shall maintain all information such as na and undertake to promptly release to the CDS &							
2.	The application and the documents attache carried out to them to hide or deflect true fac		tion and no alteration, modification or falsification	n was						
3.			tion and other information submitted by us along Participant in writing within fourteen (14) days of							
4.			ccount to be opened with the CDS will not be fig of terrorist or any other illegal activity.	funds						
5.	 derived from any money laundering activity or funds generated through the financing of terrorist or any other illegal activity. We have not been banned and/or rejected and /or suspended by any criminal/civil tribunal or administrative authority in Sri Lanka or in any other country in connection with the following offences: Engaging directly or indirectly in any transaction in relation to any property which is derived or realized directly or indirectly, from any unlawful activity or from the proceeds of any unlawful activity as defined by the Financial Transactions Reporting Act No. 6 of 2006; Receiving, possessing, concealing, disposing, of or bringing into Sri Lanka or into any other country, or for investing in Sri Lanka or in any other country, any property which is derived or realized, directly or indirectly, from any unlawful activity or from the proceeds of any unlawful activity referred to above; or Any other offence which has been defined as an offence under the Prevention of Money Laundering Act No.5 of 2006 and any amendment thereto or any similar legislation in any other part of the world. 									
6.	We hereby further declare that we are persabove, in Sri Lanka or in any other country.		criminal convictions in relation to the offences s	stated						
7.		aforesaid any convictions/pending crim	partner, shareholder, director) do not have again inal proceeding in Sri Lanka or in any other part o							
	•									
8.		r relevant documentation to open a C	CDS account has not been refused or any busi	iness						
9.	relationship has not been declined previous We further declare and agree that, should		ents made by us herein to the contrary, (or any	such						
	matter through publicly available informatio institution having to comply with the laws/re	n or otherwise) which would in the opir gulations of Sri Lanka pertaining to tran uthorized to unilaterally terminate all de	ion of the CSE/CDS be detrimental to the CDS a sactions of its account holders or parties connect pository and such other services connected to us	as an ted to						
10.			ents will be in accordance with such information:							
11.	By entering my data, I expressly accept the processing of my personal data as defined in the privacy policy of the CSE Group and understand that, as provided for under any regulation laying down specific provisions for the protection of persons with regard to the processing of personal data applicable to me, I am entitled to exercise my data subject rights by sending an email to the following address: dpo@cse.lk									
We he		C Profile (Form 2 A) and the Declaration	(Form 2 B) have been duly read over and understood	od by						
We fur B}.			orm 2 A} and the Declaration {Form 2 B} is accurate. th the KYC Profile {Form 2 A} and the Declaration {Form 2 A}							

*Strike out whichever is inapplicable.

__20___

This _____day of ___

KNOW YOUR CUSTOMER (KYC) PROFILE

(To be retained by the Participant)

In instances where the Securities Account will be maintained through a Custodian Bank, it is not mandatory to complete this Form 2A.

We declare that the information set out below is true and accurate and our investments will be in accordance with such information.

1. Nature of the Business (Product/ Service provided)																				
•••••		•••••	• • • • • • • • • • • • • • • • • • • •	•••••	•••••	•••••	•••••	••••	•••••	••••	•••••	••••	• • • • •	•••••	••••	••••	••••	••••	••••	••••
2. Expected value	of Inv	estmen	t per ai	 11111111	 (Ple	ease i	nark	nlac	ing (<i>i</i> √)	•••••	••••	••••	•••••	••••	••••	••••	•••••	••••	, .
Less than Rs. 100,000			Rs 1,00								Rs 4,0	0.00.0	000 t	o Rs	5.00	0.00	00		_	
Rs 100,000 to Rs 500,000		Ш	Rs 2,00								Rs 5,0								Ш	
																00,0	,00			
Rs 500,000 to Rs 1,000,00)0		Rs 3,00	0,000	to Rs	4,000),000				Over	Rs 1	0,00	0,000)					
3. Source of funds (Please mark placing a $\sqrt{\ }$)																				
Business Ownership			Invest	ment I	Proce	eeds/	Savii	ngs		1	Con	nmis	sion	Inco	me					
Business Turnover			Sale o	f Prop	erty/	Asse	ets				Exp	ort p	roce	eeds						
Investments			Gifts								Prof	its								
Contract Proceeds			Donat	ions /	Char	rities	(Loca	al /		1	Othe	ers (Spec	ify)						-
			Foreig	n)						1										_
4. Are you a US P	erson	in ter	ns of t	he Fo	oreig	n A	ccou	nt '	Tax	Co	mpli	iano	ce A	ct	•	7		1 . 1	·	7
(FATCA) of the	US?		(Please	mark	placii	ng a ʻ	V)									Yes		N	O	
If yes, FATCA declaration of the first of the second of th										o h	erebv	,								
undertake to inform th			-																	
5. Politically Expo	sed Po	ersons (PEPs)	(Pleas	e mar	rk nla	cina o	<u>, \)</u>								7			r	7
Do you have persons wh									ntions	ıllız ı	with	nro	min	ont		Yes		N	0	4
public function (for exam	nple He	ads of St	ate or of	gover	rnmer	nt, se	nior p	oliti	cians	, sei	nior g	over	nme	nt,	Г	_		_	1	
judicial or military official officials.), as members of							•								L				_	
functions, i.e. directors, d																				
If "Yes" please clarify																				
6. Any other conne	ected	Busines	ses/ Pr	ofessi	iona	l act	iviti	es												٦
7. Person(s) author	rized	to give	instruc	tions	to tl	he P	artic	ipa	nt (S	Stoc	ekbr	oke	r/C	usto	dia	n B	ank	<u>(</u>)		\neg
NAME/S & DESIGNATION																				1
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8. Other remarks	note:	s (if any	7)																	

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This form has been issue the Financial Transactionall customers of financial signed version of this for request.	ons Reporting A	Act of 200 esignated u	6. This forn ander the Ac	n, or an a	approved ed best of their	quivalent, knowled	is required to be ge. The original	e co	mplete npletec	ed by
CDS Account Number			CDS A	Account						
Registration Number					I					
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Details of Authorized	Signatory/ies	/,Natural	Person/s A	Authoriz	ed to Act	on Behal	If of the Custon	ner		
Name			Designation	on		NIC/Pa	ssport Number			
Please tick the approp						•				
a) I declare that I	I am a benefic	cial owner	r of the clie	ent for t	his accour	ıt.			()
b) I declare that I	I am not a ber	neficial ov	wner of the	client f	or this acc	count.			()
Complete the following equity, beneficial owner effective control of the le	rs on whose	behalf the	account is	s being	operated,	and at le				
Name	Designation	PP/NIC No [iii]	Country of Issue & Citizens hip	Date of Birth	Current Address		Source of Beneficial Ownership[i] (Select A, B or C)	(T	EP) [ii lick if oplicab	_
								1		

[1] A=Equity (indicate %), B=Effective Control, C=Person on Whose Behalf Account is Operated
 [2] Please refer section ii. under *Notes* in the next page

the Ultimate Beneficial Owner(s) of the above account. Further I/we undertake to notify the Stock									
Brokering Firm immediately in writing of any change in the beneficial owners of the account.									
(Shall be signed as per operating instructions of the account with rubber stamp)									

I/ We hereby declare and confirm all details provided herein are complete, valid and accurate disclosure of

For Stock Brokering Firm's Use Only;									
Name									
Title									
Date									
Signature									

Notes

- i. A Beneficial owner of the legal person means, a natural person who ultimately owns or controls a customer or the person on whose behalf a transaction is being conducted and includes the person who exercises ultimate effectivecontrol over a person.
- ii. Politically exposed person means an individual, who is entrusted with prominent public functions either domestically or by a foreign country, or in an international organization and includes a Head of a State or a Government, a Politician, a Senior Government Officer, Judicial Officer or military Officer, a Senior Executive of a State owned Corporation, Government or autonomous body but does not include middle rank or junior rank individual.
- iii. The account holders are responsible to provide the certified copies of NIC /Passport / Business Registration of the above mentioned beneficial owner/s at the time of submission of the declaration.

CLIENT AGREEMENT

	s Agreement is made and entered into on this day of
	By and Between
(1)	[bearing National Identity Card No./Company Registration No
	of
(2)	[bearing National Identity Card No./ Company Registration No
	of
(3)	[bearing National Identity Card No./ Company Registration No
	ofreinafter sometimes jointly and severally referred to as the "Client/s") of the One Part

And

HNB STOCKBROKERS (PVT) LIMITED a company duly incorporated under the laws of Sri Lanka bearing Company registration No. PV 3310 and having its registered office at No. 53, Dharmapala Mawatha Colombo 03 (hereinafter referred to as "the Stockbroker Firm" which term or expression has herein used shall where the context requires or admits mean and include the said Stockbroker Firm, its successors and permitted assigns) of the Other Part;

The Client/s and the Stockbroker Firm shall hereinafter be collectively referred to as "Parties" and each individually as "Party".

WHEREAS the Stockbroker Firm is a Member/Trading Member of the Colombo Stock Exchange (hereinafter referred to as the 'CSE') and is licensed by the Securities and Exchange Commission of Sri Lanka (hereinafter referred to as the 'SEC') to operate as a Stockbroker;

AND WHEREAS the Client/s is/are desirous of trading on the securities listed on the CSE through the said Stockbroker Firm and the Stockbroker Firm agrees to provide such services to the Client/s in accordance with the applicable Rules of the CSE, CDS, SEC and other applicable laws of Sri Lanka.

NOW THEREFORE THIS AGREEMENT WITNESSETH and it is hereby agreed by and between the Parties hereto as follows:

1.0 RIGHTS AND RESPONSIBILITIES OF THE CLIENT/S

- 1.1 Subject to clause 1.5 below;
 - a) In the event of a Joint Account, the Client/s acknowledges that the Stockbroker Firm shall accept trading orders from either party and that such instructions shall be binding on all such joint holders and that <u>all payments by the Stockbroker Firm shall be made to the bank account number mentioned in the CDS Form 1</u> attached hereto. In the event the Client/s wishes to change the above instructions, he/she shall provide to the Stockbroker Firm in writing, the name/s of the persons;
 - authorized to give trading orders and settlement instructions; and,
 - to whom payments by the Stockbroker Firm are to be made and bank details of such person.
 - b) In the event of a Corporate Account, the Client shall provide to the Stockbroker Firm, the name/s of specific directors and officers authorized to;
 - trade in securities; and,
 - execute all documentation for trading and settlement in the account,

together with a copy of the Board resolution certified by the Company Secretary evidencing same.

The aforesaid person/s shall hereinafter be referred to as 'authorized person/s'.

- 1.2 The Client/s shall notify the Stockbroker Firm in writing, if there is **any change** in the contact and/or other information provided by the Client/s to the Stockbroker Firm, **within seven (7) calendar days of such change**.
- 1.3 Subject to clause 1.5 below, in the event the Client/authorized person(s) (as applicable) intends to purchase and/or sell securities, the Client/authorized person(s) (as applicable) shall give specific order instructions to the Investment

- Advisor (an employee of the Stockbroker Firm, who is certified by the CSE/SEC to deal with Clients) assigned to deal with the Client/s regarding same.
- 1.4 The Client/authorized person(s) (as applicable) authorize/s the Stockbroker Firm to accept order instructions given by the Client/authorized person(s) (as applicable) to the Stockbroker Firm pertaining to the CDS Account of the Client/s through electronic means and other means including telephone, Short Message Service (SMS), E-mail and Fax. The order instructions provided by the Client/authorized person(s) (as applicable) through aforesaid means shall not be revoked or withdrawn by the Client/authorized person(s) (as applicable) after the execution of the order and shall therefore be confirmed.
- 1.5 If the Client/s intends the Stockbroker Firm to use the Stockbroker Firm's own judgment, expertise and discretion to buy and/or sell securities on behalf of the Client/s, the Client/s shall provide the prior written authorization to the Stockbroker Firm for same.

The said written authorization provided by the Client/s to the Stockbroker Firm shall clearly include the following;

- Name of the Client/s and the CDS Account Number;
- Effective Date of the authorization;
- Applicable period of the authorization;
- Investment objective (short time, long term, trading in any specific industry, any other specifications); and,
- Purpose of giving discretion to the Registered Investment Advisor.
- 1.6 The Client/s shall ensure that cleared funds are made available to the Stockbroker Firm in respect of the securities purchased by the Stockbroker Firm on behalf of the Client/s, by 09.00 hours on the settlement date of such purchase transaction and if the Client/s fail/s to make payment as aforesaid, the Stockbroker Firm may, at its absolute discretion, charge an interest commencing from the day after the settlement date at a rate decided by the Stockbroker Firm, but not exceeding 0.1% per day as specified in the Stockbroker/Stock Dealer Rules of the CSE.

The Client/s shall accept the liabilities arising from all authorized transactions executed in the CDS Account of the Client/authorized person(s) (as applicable) by the Investment Advisor.

1.7 The Client/s shall agree and undertake to examine and verify the entries in the contract notes, CDS Statements and Statements of Accounts tendered to the Client/s and if there is any discrepancy in the entries shown on such Statements of Accounts the Client/s agree and accept it as it is his/her responsibility to point out the same. Further, it shall be the Client/s responsibility to check the status of his/her CDS account periodically and inform the Stockbroker Firm of any non-receipt of contract notes, CDS statements and statements of accounts in writing under registered post.

If the Client/s has/have a complaint against the Stockbroker Firm relating to a particular transaction/s, the Client/s shall first refer such complaint to the Compliance Officer of the Stockbroker Firm, in writing, within a period of three (3) months from the date of the transaction/s. In any event any discrepancy not so pointed out by the Client/s within the stipulated time period as given above or as stipulated in the relevant documents, it shall be conclusively settled between the Client/s and the Stockbroker Firm.

Where the Client/s is/are not satisfied with the decision given by the Stockbroker Firm or the manner in which the complaint was dealt with by the Stockbroker Firm, the Client/s may refer the complaint to the CSE, in writing, in accordance with the Procedure set out by the CSE (which is available on the CSE website, www.cse.lk).

- 1.8 The Client/s agree/s that the Stockbroker Firm may, at its absolute discretion, sell not only the securities in respect of which payment has been defaulted by the Client/s, but also any other securities lying in the CDS Account of the Client/s in respect of which payment has been made by the Client/s, in full or part, in order to enable the Stockbroker Firm to recover the monies due to the Stockbroker Firm from the Client/s including interest and other applicable charges.
- 1.9 The Client/s shall not;
 - a. use any funds derived through illegal activity for the purpose of settling purchases of securities to the Client's CDS Account.
 - b. enter into any verbal or written agreement/s with the employee/s of the Stockbroker Firm to share profits arising from the transactions carried out on behalf of the Client/s by the Stockbroker Firm.

2.0 RIGHTS AND RESPONSIBILITIES OF THE STOCKBROKER FIRM

- 2.1 Subject to clause 2.3 below;
 - a) In the event of a Joint Account, the Stockbroker Firm shall accept order instructions from either party and **shall make**payments to the bank account number specified in the CDS Form 1 attached hereto.

- b) In the event of a Corporate Client Account, the Stockbroker Firm shall obtain from the Client/s, the name/s of specific directors and officers authorized to;
 - trade in securities; and,
 - execute all documentation for trading and settlement in the account,

together with a copy of the Board resolution certified by the Company Secretary evidencing same.

- c) the Stockbroker Firm shall carry out all transactions based on the specific order instructions provided by the Client/authorized person(s) (as applicable) through the communications channels specified in clause 1.4 of this Agreement.
- 2.2 Prior to accepting any orders from a third party on behalf of the Client/s, the Stockbroker Firm shall first obtain the written authorization of the Client/s empowering the third party to trade on behalf of the Client/s through the Client's CDS Account.
- 2.3 The Stockbroker Firm shall not exercise the discretion to buy or sell securities on behalf of the Client/s, unless the Client/s has/have given prior written authorization to the Stockbroker Firm to effect transactions for the Client/s without his/their specific order instructions as set out in clause 1.5 of this Agreement.
- 2.4 The Stockbroker Firm shall send to the Client/s in electronic form to the e-mail address provided by the Client/s for such purpose a note confirming the purchase and/or sale of securities (bought/sold note) by the end of the trade day (T).
- 2.5 The Stockbroker Firm shall send a Statement of Accounts to the Client/s who is/are debtor/s over Trade Day + 3 (T+3), on a monthly basis by the 7th day of the following month. This should apply when the client/s has/have had transactions during the month and the "interest charged on delayed payment" should also be considered as a transaction for this purpose. Such Statement of Accounts shall specify the transactions in the account including receipts and payments during the month under reference.
- 2.7 The Stockbroker Firm shall provide a copy of its latest Audited Financial Statements filed with the CSE to a Client/s, upon request by such Client/s.
- 2.8 The Stockbroker Firm shall communicate in writing, directly with its Client/s in respect of statements, bought/sold notes or any other information unless the Client/s has/have authorized the Stockbroker Firm otherwise in writing.
- 2.9 The Stockbroker Firm shall ensure that 'cleared funds' are made available to the Client(s) /authorized person(s) (as applicable) on the settlement date, unless the Client/s has/have expressly permitted the Stockbroker Firm, in writing, to hold the sales proceeds for future purchases and such payments shall be made directly to the bank account specified by the Client/s at the account opening stage (CDS Form 1).
- 2.10 Upon the request of the Client/s, the Stockbroker Firm may:
 - a) extend credit facilities to the Client/s solely for the purpose of purchasing securities on the CSE and in accordance with the applicable Rules set out in the CSE Stockbroker Rules and terms and condition mutually agreed to between the Client/s and the Stockbroker Firm by way of a written agreement for extension of such facilities.
 - b) provide internet trading facilities to such Client/s based on a written agreement mutually agreed between the Client/s and the Stockbroker Firm, in accordance with the requirements applicable to Internet Trading published by the CSE from time to time.
- 2.11 The Stockbroker Firm shall assign a Registered Investment Advisor to deal with the Client/s and shall inform such Client/s regarding the name and contact details of the Registered investment Advisor assigned to such Client/s. Further, the Stockbroker Firm shall inform the Client in writing regarding any change to the Registered Investment Advisor within seven (7) Calendar Days of such change.
- 2.12 The Stockbroker Firm shall forthwith notify the Client/s in writing, if there is any material change in contact or other information provided to the Client/s by the Stockbroker Firm.
- 2.13 The Stockbroker Firm undertakes to maintain all information of the Client/s in complete confidence and the Stockbroker Firm shall not disclose such information to any person except in accordance with the Stockbroker Rules of the CSE.
- 2.14 The Stockbroker Firm shall disclose to the Client/s, the existence of any incentive scheme applicable for employees of the Stockbroker Firm, which is based on turnover generated from the transactions carried out by the employees for the Client/s.
- 2.15 The Stockbroker Firm may recover any outstanding balance arising from the purchase of securities of the Client/s from the sales proceeds due to the buyer only in the circumstances set out in the Stockbroker Rules of the CSE.
- 2.16 The Stockbroker Firm shall provide services to the Client/s in compliance with the applicable Rules of the CSE, CDS, SEC and other applicable laws of Sri Lanka.

3.0 RISK DISCLOSURE STATEMENT

3.1 The Stockbroker Firm agrees that a member of its staff who is authorized by the Board of Directors of the Stockbroker Firm to make declarations on behalf of the Stockbroker Firm has explained the applicable Risk Disclosures to the Client/s and has executed the declaration set out in Schedule 1 hereto in proof of same and such Schedule 1 shall form part and parcel of this Agreement.

3.2 The Client/s agree/s and acknowledge/s that he/she/it has understood the Risk Disclosures explained by the Stockbroker Firm and executed the Acknowledgement set out in Schedule 2 hereto and such Schedule 2 shall form part and parcel of this Agreement.

4.0 INDEMNITY AND LIMITATION OF LIABILITY

- 4.1 Each Party hereto, agrees to indemnify, defend and hold harmless the other Party against any loss, liability, damages, claims and costs, which each such Party may sustain by reason of negligence and/or breach of the terms and conditions hereof committed by the other Party hereto or its representatives. The aggrieved Party shall be entitled to enforce its/his/her indemnity rights by injunction or other equitable relief in any competent court of law in Sri Lanka.
- 4.2 The Client/s agrees/s that the Stockbroker Firm will not be liable for any losses arising out of or relating to any cause which is beyond the control of the Stockbroker Firm.

5.0 TERMINATION

- This Agreement shall forthwith terminate, if the Stockbroker Firm for any reason ceases to be a Member/Trading Member of the CSE or if the license issued to the Stockbroker Firm by the SEC is cancelled.
- The Parties shall be entitled to terminate this Agreement upon giving notice in writing of not less than fourteen (14) calendar days to the other Party.
- 5.3 Notwithstanding any such termination, all rights, liabilities and obligations of the Parties arising out of or in respect of the transactions entered into prior to the termination of this Agreement shall continue to be in force.

6.0 GENERAL

- Words and expressions which are used in this Agreement, but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the Rules of the CSE, SEC and other applicable laws of Sri Lanka.
- The terms and conditions contained in this Agreement shall be subject to the applicable Rules, Regulations, Guidelines and Directions issued by SEC, Rules and Circulars of the CSE and other applicable laws of Sri Lanka.
 - In the event of any contradiction between the terms and conditions hereof and the applicable Rules, Regulations, Guidelines and Directions issued by SEC, Rules and Circulars of the CSE or other applicable laws of Sri Lanka, the applicable Rules, Regulations, Guidelines and Directions issued by SEC, Rules and Circulars of the CSE or other applicable laws of Sri Lanka (as applicable) shall prevail.
- By entering the Client/s data in the Central Depository System (CDS) Account opening forms and any other forms, documents and/or agreements provided by HNB Stockbrokers (Pvt) Limited from time to time, the Client/s hereby expressly accept the processing of his/her/their personal data and understand that, as provided for under any regulation laying down specific provisions for the protection of persons with regard to the processing of personal data applicable to such Client/s, the Client/s is/are entitled to exercise his/her/their data subject rights by sending an email to compliance@hnbstockbrokers.com.

IN WITNESS WHEREOF the Parties to the Agreement have set their respective hands hereto and to one (01) other of the same tenor and date as herein above mentioned.

Signature of the Client(s)/Authorized	Authorized Signatory of the Stockbroker Firm					
Signatory of the Client(s) & Common						
Seal (if Corporate)						
1						
3						
Witness:	Witness:					
FOR OFFICIAL USE ONLY						
Client came in person to open the Account Yes No						
Advisor Signature						
Compliance Officer Date						

DECLARATION

			DECLARATION		
who is duly risks involve to the said	authorized by the Boared in investing/trading in	d of Directors of the Stoon securities listed on the C	ckbroker Firm to make dec Colombo Stock Exchange ('F	ERS (PVT) LIMITED ('Stockbroker Firr clarations on its behalf hereby confi Risk Disclosure Statements') were cla osure Statements, ask questions an	rm that the following early explained by me
a) The prices of securit become valueless.	ies fluctuate, sometimes	drastically and the price of	a security may depreciate in value a	and may even
b) It is possible that los	ses may be incurred rathe	er than profits made as a re	esult of transacting in securities.	
c) It is advisable to inve	est funds that are not requ	uired in the short term to r	educe the risk of investing.	
Signed on b	oehalf of the Stockbroke	r Firm by the above name	d ;		
Signature		Designation	Date	NIC No.	
					Schedule 2
			<u>ACKNOWLEDGEMENT</u>		
			ng National Identity Card No		
(2)		[bearing Nat	tional Identity Card No./Co	mpany Registration	
No]of				
(3)		[bearing Nat	tional Identity Card No./Co	mpany Registration	
No]of				
Disclosure	Statements') were expl	ained to me/us by the a	bove mentioned employe	ecurities listed on the Colombo S te of HNB STOCKBROKERS (PVT) Li ments, ask questions and take indep	MITED ('Stockbroker
Additionall	y, I/we acknowledge tha	t I/we understood the fol	lowing Risk Disclosure State	ements;	
a) The prices of securit become valueless.	ies fluctuate, sometimes	drastically and the price of	a security may depreciate in value a	and may even
b) It is possible that los	ses may be incurred rathe	er than profits made as a re	esult of transacting in securities.	
C) It is advisable to inv	est funds that are not req	uired in the short term to	reduce the risk of investing.	
(1)		(2)	(3)		
Signature/	s of the Client/s & Comr	non Seal (if Corporate)			

Date