Corporate Member Chittagong Stock Exchange Member # 121070

Signature of the Account Holder

Photo Photo Full Service Depository Participant CUSTOMER ACCOUNT INFORMATION (FILL UP THE FORM IN CAPITAL LETTERS) Photograph of Account Holder Date: Client Code : [ Account Type: Cash Margin First Account Holder Name of the Customer ..... Father's/CEO's (in case of Firm or Company) Name Mother's Name Spouse Name ..... Date of birth: Sex: Male Female Nationality:..... Present Address : ..... Permanent Address: Occupation : ...... E-Tin # Joint Account Holder Name of the Customer ..... Father's/CEO's (in case of Firm or Company) Name ..... Mother's Name ..... Spouse Name ..... Date of birth: Male Female Nationality:..... Sex: Present Address : Permanent Address: Tel # \_\_\_\_\_ E-mail ID : \_\_\_\_\_ Occupation: E-Tin # Officer or Director of any Stock Exchange Listed Company? Yes No Signature ...... If yes, Name of the Stock Exchange/Listed Comapany ..... Bank Name : .... Branch: Bank Account No: Routing No.: Declaration: It is hereby declared that all the above mentioned information in customers account information form are true & valid. Beneficiary Owner Account No.: 1 2 0 4 8 6 0 0 Signature of the Authorized Person of the Signature of the person introducing the Customer, if any Customer & Code

Signature of the Joint Account Holder

### TERMS AND CONDITIONS

"BROKER" shall mean Ahmed Securities Services Limited.

"BUYER" shall mean the person or persons or company who intends to buy securities through the BROKER.

"SELLER" shall mean the person or persons or comapny who intends to sell his/her/their securities though the BROKER.

"Securities account" shall mean the account opened by the SELLER/BUYER with the BROKER to sell/buy securities.

"Settlement day" shall mean the days declared by the Stock Exchange, on which transactions carried out by the BROKER on behalf of the SELLER/BUYER at the Stock Exchange are settled/cleared with the Stock Exchange.

"CDBL" shall mean Centreal Depository Bangladesh Limited was incorporated 20th August 2000 in Bangladesh.

#### SALE ORDER

The SELLER shall deliver to the BROKER valid and negotiabel documents, i.e., transfer/s documents duly completed and signed by the SELLER together with relative securities certificates with valid title, prior to placing a sale order.

If for any reason whatsoever securities documents delivered by the SELLER turns out to be forged, invalid, worn out, torn or defaced, the defaulting SELLER shall be liable to his BROKER for any loss or damage sustained or incurred. The defaulting SELLER shall be liable to replace such securities along with all benefits attributable to such securities within two days of reporting in writing to the SELLER by the BROKER. If for any reason the defaulting SELLER fails to repolace such securities along with all benefits attributable to such securities within two days of reporting in writing to the SELLER by the BROKER the BROKER shall have the absolute discretion, to square-up the transaction commencing from the market day after the stipulated period (as above), at the SELLERS risk and the SELLER shall be liable to the BROKER for any loss or damag sustained or incurred.

### PAYMENT TO SELLER

The BROKER shall make payment to the SELLER on the settlement day, subject to the overall cash balance of the Seller's "Securities Account".

#### PURCHASE ORDER

The BUYER shall pay his BROKER total value of the PURCHASE order in the BUYERS "Securities Account" prior to placing a PURCHASE order.

### PAYMENT BY BUYER

The BUYER shall pay his BROKER on or before the settlement day balance amount (if any), including charges of all securiteis purchased by him during the period of dealing for that settlement. If the BUYER defaults for whatever reason, he shall be liable to his BROKER for all loss or damage sustained or incurred. In addition, to adjust the oustanding amount, the buying BROKER shall have the absolute descretion, to resell commencing from the market day after the day so settlement, the securities at the BUYER'S risk and the BUYER shall be liable to the buying BROKER for any loss or damage sustained or incurred.

#### SETTLEMENT THROUGH CDBL

If the CDBL is involved in the settlement process, client should follow the under mention rules.

Client must maintain a Beneficiary owner account with any depositiry participant, and client must inform the broker his B.O. account number with authentic docment.

Before place any sell order client must transfer his shares from his B.O. account to broker clearing account with related instruction.

Client will pay the charges of CDBL, if necessary to transfer the shares from client B.O. account to broker clearing account and clearing account to B.O. account.

Broker reserve the absolute right to deduct the charges at source where applicable related to client CDBL operation.

Client will be liable any losses or damages occured due to wrong or incorrect information related to CDBL is given by the client.

GOVERNING	LAW
Dhaka Stock Ex	s shall be subject to the rules and regulations of the Securities and Exchange Commission / xchange Limited, Chittagong Stock Exchange Limited, CDBL and other prevailing laws of Bangladesh and in particular the authority hereinafter granted by the "Client" to the
AUTHORITY 7	TO THE BROKER
	the absolute right for sale/buy/make adjustment/transfer any at client's risk in order to a debit amount/shares/securities of "Client Account".
	bound to pay
	e bound to furnish such other particulars, documents and/or information that may uire from time to time.
Broker shall have any notice to the	ve the right to change / modify any terms/conditions when may deem necessary without to client.
We hereby acce correct.	ept your above terms and conditions and we declare that the information given is true and
1	
	<u>\tag{\tag{\tag{\tag{\tag{\tag{\tag{</u>
Signature of th	he Account Holder Signature of the Joint Account Holder
Witnesses: 1.	. Signature :
FOR OFFICE	E USE ONLY:
FOR OFFICE	
110000000000000000000000000000000000000	

CDBL By Laws

# AHMED SECURITIES SERVICES LIMITED

Form 02

Member No. - 121070

## **BO Account Opening Form**

Please complete all details in CAPITAL letters. Please fill all means correctly. Names once captured cannot be changed. All communication shall be sent only to the First Named Account Holder's correspondence address. Asterisk (\*) field are mandetory.

Application No.			Charles of the Control of the Contro	DD MM YYYY)	
PO C . P 1	The second secon	ck whichever	CONTRACTOR OF STREET AND ADDRESS OF THE PARTY OF THE PART		
	uring	BO Type : I	ndividual	Joint Holder	Company
Account Link Request					
Would you like to crete a link t	o your existing Dep	ository Accoun	?	Yes	No
If yes, than please provide the	Depositry BO Accou	int Code (Last 8	Digits)		
Name of CDBL Participant (Up	to 99 Characters)		AHMED S	SECURITIES SE	RVICES LIMITED
CDBL Participant ID BO ID  4 8 6 0 0 1 2	the state of the s	0		Date - Account Ope	ened (DDMMYYYY)
I/We request you to open a D	epository Account	is my/our na	me as per the fo	llowing details :	li .
☐ 1st Applicant:					
Name in Full (Up to 99 Characte	rs)		TO SUIT OF SUI		
Short Name of Account Holder (Insert full n	ame starting with Title i.e.	Mr./Mrs./Ms/Dr. a	breviation only if over	30 characters)	Title i.e. Mr. /Mrs. /Ms. /Dr.
(In case of Company/Firm/Statu	tory Body) Name o	Cantact Person			
In Case of Individual) Male	Female	Occupation (30			
Father's / Husband's Name :					
Mother's Name :					
□ Contact Details ▼	THE RESERVE				
Address					
	on all less than				
City Post Code	State	/ Division	Country	Teleph	one
Mobile Phone	E-mail		National	ID No.	
☐ Passport Details ▼					
Passport No	Issue Place		Issue Date	Expiry D	ate
□ Bank Details ▼					
Bank Name :					
Branch Name :		Account No. :		The state of the s	
Electronic Dividend Credit:	Yes No	Tax Exemption	n if any Yes	No TIN	Tax ID
☐ Others Information ▼					
Residency: Resident Non Reside	nt Nationality		Date Of Birth	(DDMMYYYY)	
Statement Cycle Code Daily Week	ly Fortnightly	Monthly C	ther (Please Specify) .		
In Case of Company:				Date of Reg	gistration (DDMMYYYY)
Registration No.					
Joint Applicant (2nd A/C Holder	) 🗸				
Name in Full (Up to 99 Characters)					
Short Name of Account Holder (Insert full	name starting with Title i.e	. Mr./Mrs./Ms/Dr.	abbreviation only if ov	er 30 characters)	Title i.e. Mr. /Mrs. /Ms. /Dr.

Third A	policant	Ltd. Co. Only	- C
I IIII G A	2 DIRECTION	Ltu. Co. OIII	2004

Name in Full (Up to 99 Characters)	
Short Name of Account Holder (Insert full name starting with Title i.e. Mr. / Mrs. / Ms / Dr. abbreviate only if over 30 char	racters) Title i.e. Mr. /Mrs. /Ms. /Dr.

#### Nominee(s) / Heir(s)

If account holder(s) wish to nominate person(s) who will be entitled to receive securities outstanding in the account in the event of the death of the sole account holder / all the joint account holders, a separate nomination Form - 23 must be filled up and signed by all account holders and the nominee(s) giving names of nominee(s), relationaship with first holder, percentage distribution and contact details. If any nominee is a minor, guardian's name, address, relationship with nominee has also to be provided.

### Power of Attorney (POA)

If account holders(s) wish to give a Power of Attorney (POA) to someone to operate the account, a separate Form - 20 must be filled up and signed by all account holders giving the name, contact details etc. of the POA holder and POA document lodged with the form.

To be filled by the Stock Broker / Stock Exchange in case the application is for opening a Clearing Account

Exchange Name	CSE	Trading ID	
PHOTOGRAPH	Please paste recent passport size Photograph of 1st Applicant or Authorized Signatory in case of limited Co. Only	Please paste recent passport size Photograph of 2nd Applicant or Authorized Signatory in case of limited Co. Only	Please paste recent passport size Photograph of Authorized Signatory in case of limited Co. Only
	(First Applicants)	(Second Applicants)	(Third Applicants)
Standing Instr	uctions 🔻		
I/We authorize ye	ou to receive facsimile (fa	x) transer instructions for delivery. Yes	No No

### DECLARATION

The rules and regulations of the Depository and CDBL Participant pertaining to an account which are in force now have been read by me / us and I/We have understood the same and I/We agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/We also declare that the particulars given by me/us are true to the best of my/our knowledge as on the date of making such application. I/We further agree that any false/misleading information given by me/us or suppression of any material fact will render my/our account liable for termination and further action.

ne/ us or suppression of any material	ract will relider	my/our account liable for termination	rand rathler action.
Applicants Name of Ap	plicant / Authori	sed Signature in case of Ltd. Co.	Signature
First A/C Holder			
Second A/C Holder			
Third A/C Holder			
Special Instructions on operation	on of Joint Acc	ount ▼	
Either or Survivor.		Any one Can operate	Any two will operate jointly
Account will be operated by			with any one of the others.
Introduction ▼	Harris Co.		
Introduction by an existing account hold	er of AHMED SEC	URITIES SERVICES LIMITED	
I confirm the identify occupation and ad	dress of the applica	ant(s)	
Introducer's Name		Ir	troducer Code No.
	MINERAL STATE		
Signature of Introducer		Account ID 1 2 0 4 8 6 0	

### Central Depository Bangladesh Limited

Depository Account (BO Account) opened with CDBL Participant

Terms & Conditions - Bye Laws 7.3.3(c)

AHMED SECURITIES SERVICES LIMITED Member: Chittagong Stock Exchange Ltd.

Dear,

Please open a Depository (BO Account) in my/our name(s) on the terms and conditions set out below. In consideration of AHMED SECURITIES SERVICES LIMITED (the "CDBL Participant") opening the account providing depository account facilities to me/us, I/we have signed the BO Account Opening Form as a token of acceptance of the terms and conditions set out below.

- I/we agree to be bound by the Depositories Act, 1999, Depositories Regulations, 2000, The Depository (User) Regulations 2003, and abide by the Bye Laws and Operating instructions issued from time to time by CDBL.
- CDBL shall allocate a unique identification number to me/us (Account Holder BO ID) for the CDBL
  Participant to maintain a separate Account for me/us. unless I/we instructs the CDBL Participant to keep
  the securities in an Omnibus Account of the CDBL Participant. The CDBL Participant shall however ensure
  that my/our securities shall not be mixed with the CDBL Participant own securities.
- I/we agree to pay such fees, charges and deposits to the CDBL Participant, as may be mutually agreeed upon,
  for the purpose of opening and maintaing my/our account, for carrying out the instructions and for
  rendering such other services as are incidental or consequential to my/our holding securities in and
  transacting through the said depository account with the CDBL Participart.
- 4. I/we shall be responsible for:
  - (a) The veracity of all statements and particulars set out in the account opening form, supporting or accompanying documents;
  - (b) The authenticity and genuineness of all certificates and/or documents submitted to the CDBL Participant along with or in support of the account opening form or subsequently for dematerialization:
  - (c) Title to the securities submitted to the CDBL Participant from time to time for dematerialization;
  - (d) Ensuring at all times that the securities to the credit of my/our account are sufficient to meet the instructions issued to the CDBL Participant for effecting any transaction / transfer;
  - (e) Informing the CDBL Participant at the earliest of any changes in my/our account particulars such as address, bank details, status, authorizations, mandates, nomination, signature, etc.
  - (f) Furnishing accurate identification details whilst subscribing to any issue of securities.
- 5. I/we shall notify the CDBL Participant of any change in the particulars set out in the application form submitted to the CDBL Participant at the time of opening the account or furnished to the CDBL Participant from time to time at the earliest. The CDBL Participant shall not be liable or responsible for any loss that may be caused to me/our by reason of my/our failure to intimate such change to the CDBL Participant at the earliest.
- Where I/we have executed a BO Account Nomination Form
  - a) In the event of my/our death, the nominee shall receive/draw the securities held in my/our account.
  - b) In the event, the nominee so authorised remains a minor at the time of my/our death, the legal guardian is authorised to receive/draw the securities held in my/our account.
  - c) The nominee so authorised, shall be entitled to all my/our account to the exclusion of all other persons i.e., my/our heirs, executors and administrators and all other persons claiming through or under me/us and delivery of securities to the nominee in pursuance of this authority shall be binding on all other persons.
- 7. I/we may at any time call upon the CDBL Participant to close my/our account with the CDBL Participant provided no instructions remain pending or unexecuted and no fees or charges remain payable by me/us to the CDBL Participant. In such event I/we may close my/our account by executing the Account Closing Form if no balances are standing to my/our credit in the account. In case any balances of securities exist in the account the account may be closed by me/us in one of the following ways:

- (a) By rematerialization of all existing balances in my/our account.
- (b) By transfer of all existing balances in my/our account to one or more of my/our other account(s) held wilth any other CDBL Participant(s);
- (c) By rematerialization of a part of the existing balances in my/our account and by transfering the rest to one or more of my/our other account(s) with any other CDBL Participant(s);

### 8. CDBL Participant convenants that it shall

- act, only on the instructions or mandate of the Account Holder or that of such person(s) as may have been duly authorized by the Account Holder in that behalf.
- not effect any debit or credit to and from the account of the Account Holder without appropriate instructions from the Account Holder.
- c) maintain adequate audit trail of the execution of the instructions of the Account Holder.
- not honour or act upon any instructions for effecting any debit to the account of the Account Holder in respect of any securities unless:
- Such instructions are issued by the Account Holder under his signature or that of his/its constituted attorney duly authorized in that behalf.
- (ii) The CDBL Participanht is satisfied that the signature of the Account Holder under which instructions
  are issued matches wilth the specimen of the Account Holder or his / its constituted attorney available
  on the records of the CDBL Participant;
- (iii) The balance of clear securities avaliable in the Account Holder's account are sufficient to honour the Account Holder's instruction.
- e) furnish to the Account Holder a statement of account at the end of every month if there has been even a single entry or transaction during that month, and in any event once at the end of each financial year. The CDBL Participant shall furnish such statements at such shorter periods as may be required by the Account Holder on payment of such charges by the Account Holder as may be specified by the CDBL Participant. The Account Holder shall scrutinize every statement of account received from the CDBL Participant for the accouracy and veracity thereof and shall promptly bring to the notice of the CDBL Participant any mistakes, in accuracies or discrepancies in such statements.
- (f) promptly attend to all grievances / complaints of the Account Holder and shall resolve all such grievances / Complaints as it relate to matters exclusively within the domain of the CDBL Participant within one month of the same being brought to the notice of the CDBL Participant and shall forthwith forward to and follow up with CDBL all other grievances / complaints of the Account Holder on the same being brought to the notice of the CDBL Participant and shall endeavour to resolve the same at the earliest.
- The CDBL Participant shall be entitled to terminate the account relationship in the event of the Account Holder;
  - (a) Failing to pay the fees or charges as may be mutually agreed upon within a period of one month from the date of demand made in the behalf;
  - (b) Submitting for dematerialization any certificates or other documents of title which are forged, fabricated, counterfeit or stolen or have been obtained by forgery or the transfer whereof is restrained or prohibited by any direction, order or decree of any court or the Securities and Exchange commission;
  - (c) Commits or participates in any fraud or other act of moral turpitude in his / its dealings with the CDBL Participant;
  - (d) Otherwise misconducts himself in any manner.

#### 10. Declaration and Signature

I/we hereby acknowledge that I/we have read and understood the aforesaid terms and conditions for operating Depository Account (BO Account) with CDBL Participant and agree to comply with them.

	Name	Signature
First A/C Holder		
Marite Marie 1		
Second A/C Holder		
Mary Mary Mary 19	THE RESERVE OF THE PERSON OF T	REAL PROPERTY OF THE PROPERTY
Third A/C Holder		
CONTRACTOR OF THE PARTY OF	Control of the state of the sta	particularly investment of the control of the contr

Application No.

## AHMED SECURITIES SERVICES LIMITED

Member No. - 121070

## **BO Account Nomination Form**

Please complete all details in CAPITAL letters. Please fill all means correctly. Names once captured cannot be changed. All communication shall be sent to the correspondence address of only the First Named Account Holder as specified in BO Account Opening Form-02.

Date (DDMM YYYY)

	STATE OF THE PARTY OF THE PARTY.	WESTERNOON PRODUCTION	THE RESERVE OF THE PERSON NAMED IN	THE RESIDENCE OF THE PARTY OF T	magazi
Name of CDBL Part	icipant (Up to 99	Characters) A	HMED SECURITIES SERV	ICES LIMITED CDBL Particip	oant ID
	Name of the		BUILDING SERVICE	4 8 6	0 0
Account Holder's BC	0 ID 1 2 0	4 8 6 0 0			
Name of Account Holde	er (Insert full Name	starting with title	i.e. Mr/Mrs/Ms/Dr. Al	obreviation only if over 30 charac	ters)
I/we Nominate the fo account in the event				securities outstanding in r ers.	ny/our
N : (W: D					
Nominee / Heirs De	tails V				
Nominee 1			CONTRACTOR OF THE PROPERTY OF	AN INCOME THE STROMOGRAPHICA	
Name in Full					
CONTROL OF THE PROPERTY OF	to a special section.				
Short Name of Nominee (Ins	ert full name starting v	vith Title i.e. Mr. / Mrs.	/Ms/Dr, abbreviate only is	f over 30 characters) Title i.e. Mr. / N	frs. /Ms. /Dr.
Relationship with A/C Ho	older			Percentage (%)	MADAMAGON .
Address	and the desired constraint		Name and Publisher Street		
City Pos	t Code S	tate / Division	Country	Telephone	
Mobile Phone	F	ax	E-mail		COSTRICTOR
Passport No	Place o	f Issue	Issue Date	Expiry Date	
Residency: Resident	Non Resident	Nationality	Date Of Birti	h (DDMMYYYY)	
Guardian's Details (if No	minee is a Minor)				
Name in Full	CONTRACTOR IN CONTRACTOR		0.000.000.000.000.000.000		ROMERCON
STATEMENT OF THE STATEM					etic retailer
Short Name (Insert full na	me starting with Tit	le i.e. Mr. / Mrs. / Ms	/Dr, abbreviate only if	over 30 characters)	
					CHRISTOPOLICE
Relationship with Nominee	D	ate of Birth of Minor (DD)	MMYYYY)	Maturity Date of Minor (DDMMYYYY)	50100000000000000000000000000000000000
Address					unikojesiote
City Pos	t Code S	tate / Division	Country	Telephone	NAME OF THE OWNER.
Mobile Phone	F	ıx	E-mail		
Passport No	Place o	f Issue	' Issue Date	Expiry Date	
Residency: Resident	Non Resident	Nationality	Date Of Bir	th (DDMMYYYY)	

Nominee 2	4		
Name in Full			
Short Name of Nominee (Insert full)	name starting with Title i.e. Mr. / Mrs. / Ms	/ Dr, abbreviate only if over 30 characters)	Title i.e. Mr. /Mrs. /Ms. /
Relationship with Nominee	Date of Birth of Minor (DDMM)	YYYY) Maturity Date of	Minor (DDMMYYYY)
Address			
City Post Code	State / Division	Country Telep	hone
Mobile Phone	Fax	E-mail	
Passport No	Place of Issue	Issue Date Exp	iry Date
Residency: Resident N	on Resident Nationality	Date Of Birth (DDMMYYYY)	
Guardian's Details (if No Name in Full	minee is a Minor) ▼		
	orting with Title i.e. Mr./Mrs./Ms/L	Or, abbreviate only if over 30 characters	s) Title i.e. Mr. /Mrs. /Ms.
Relationship with Nominee	Date of Birth of Minor (DDMM	YYYY) Maturity Date of	Minor (DDMMYYYY)
Address			
City Post Code	State / Division	Country Telep	phone
Mobile Phone	Fax	E-mail	
Passport No	Place of Issue	CONTRACTOR OF THE PROPERTY OF	iry Date
Residency: Resident N	on Resident Nationality	Date Of Birth (DDMMYYYY)	
PHOTOGRAPH OF NOMINEES/HEIRS Photograp Photograp	te passport size	Please paste recent passport size Photograph	Please paste recent passport size Photograph
Nominee / F	leir 1 Nominee / Heir 2	Nominee / Heir 3	Nominee / Heir 4
	Name	Si	gnature
Nominee / Heir 1			
Guadian 1			
Nominee / Heir 2			The same
Guadian 2			
First Account Holder			
Second Account Holder			
Third Account Holder			

The Managing Director & CEO Ahmed Securities Services Limited (CSE Member No: 121070)

Elite House, 2nd Floor,	Photo
C.D.A Avenue, Ctg.	
Bangladesh.	
Dear Sir,	
LETTER OF AUTHORISATION	Photograph of Authorised Person
I/We	S/O
	S/O
of	
the "Account Operator") to exlcusively dea and other securities on behalf of me wit	signature is given below (hereinafter referred to as l, buy, sell, transfer shares, debenture stocks, bonds h regard to the "Securities Account" opened and Securities Services Limited submitted (hereinafter
	oker" to deal, buy, sell, transfer shares, stocks, ther securities on verbal and/or written instructions
	place buy/sell orders, receive confirmation notes, hares/other securities on my behalf with regard to
out on my behalf by the "Acccount Opertor" as that of my own. I shall fulfil and abide by	Il consequences of transactions that may be carried and shall take responsibility for all such transaction all rules and regulation described in the "Securities and signed by me, with regard to all transaction out any demur of protest.
	od and compensate for any loss or damage incurred what so ever as a result of any transaction carried
Thank you,	1
Yours sincerely.	(Signature of Account Operator)
1. 🗸	1. 🗸
2. 🗸	2. 🗸
Date	(Attested by Account Holder)
Witness: 1. Signature :	Signature :

Address Address

Member: Chittagong Stock Exchange Ltd., Member No. - 121070

### Power of Attorney (POA) Form

Please complete all details in CAPITAL letters. Please fill all means correctly. Names once captured cannot be changed. All communication shall be sent to the corresspondence address of only the First Named Account Holder as specified in BO Account Opening Form-02.

Application No	Date
Name of CDBL Participant AHMED SECURITIES SERVICES LIMITED	CDBL Participant ID 4 8 6 0 0
Account Holder's BO ID 1 2 0 4 8 6 0 0 Name of Account Holder (Insert full Name starting with title i.e. Mr/Mrs/Mr,	/Dr. Abbreviation only if over 30 characters)
Power of Attorney Holder's Details ▼	
Name in Full	
Short Name of Power of Attorney / Holder	Title i.e. Mr. /Mr
Power of Attorney Holder's Contact Details ▼	
Address	
City Post Code State / Division Country	Telephone
Mobile Phone Fax E-mail	Nationalal ID No.
Power of Attorney Holder's Contact Details ▼	
Passport No Issue Place Issue Date	Expiry Date
Others Information of Power of Attorney Holder ▼	
Residency: Resident Non Resident Nationality	Date of Birth
Power of Attorney Effective From To	D D M M Y Y Y Y
Remarks (Insert reference to POA docunent i.e. Specific POA or General POA etc.)	

Photograph of	Power	of Attorney	Holder
---------------	-------	-------------	--------

	Please paste recent passport size Photograph
--	--

(POA Holder)

### DECLARATION ▼

The rules and regulajtions of the Depository and CDBL Participant pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/We also declare that the particulars given by me/us are true to the best of my/our knowledge as on the date of making such application. I/We further agree that any false/misleading information given by me/us or suppression of my material fact will render my/our account liable for termination and further action.

	Name	Signature		
POA Holder				
First Account Holder				
Second Account Holder				
Third Account Holder				

Member: Chittagong Stock Exchange Ltd., Member No. - 121070 KYC Profile Form (Applicable for BO Account)

## (To be completed by the Account Opening/Relationship Manager)

BO ID;	Internal Reference No. / Code No. :					
1. Cstomer / Account Name	2:					
2. Type of Account :						
3. Account / Reference Nun	nber:					
4. Name of Account Openin	g Officer / Relationship Ma	nager:				
5. What is the source of fund	d? How the source of fund h	as been verified (Where applicable	9)?			
The shareholder(s) holding	20% or more shares)		rding controlling shareholder(s) and			
7. Passport No.:	No.:					
8. Voter ID Card No.:	D Card No.:					
9. National ID No.:	9. National ID No. :					
10. T.I.N. No. :						
11. VAT Reg. No.:						
12. Driving License No.:	12. Driving License No.:					
13. What does the customer d	io?	40	11.5			
Mention the occupation of the	he client in detail :					
Comments (if any):		Children in the second				
(Comments may be made in	this part regarding risk of t	he customer in consideration of su	bjective judgment)			
	A/C Opening officer/Relationship Manager:	Verified By :	Approved By :			
Signature of the client	Name: Name: Name:		Signature (with seal) Name: Date:			

Member: Chittagong Stock Exchange Ltd., Member No. - 121070

# ELECTRONIC FUND TRANSFER (EFT) Inrollment FORM Client Code: Date: Mobile :... I / we do hereby authorize LBSL to register the following Bank Account for the purpose of electronic fund transfer (EFT). Bysigning below I/we agree to enroll in the ellectronic funds transfer service. Bank Name: Bank A/C: Branch Name: Routing Number: I/We certify that I/we am / are the owner or authorized signatory for this account. I have also read and agree to the Terms and Conditions that follow. Posting Verified by Signature of First Accont Holder Signature Verified by Posted by

### TERMS AND CONDITIONS

- LBSL will transfer funds electronically from the customer's trading account to Customer Bank account registers on this EFT Enrollment Form.
- It is customer's sole responsibility to ensure that his bank account information is correct and accurate. LBSL is not responsible for any payment processing errors or fees incurred if you do not provide accurate account information.
- LBSL reserves the right to reject EFT Enrollment Application form.
- 4. Any changes made to this EFT enrollment form must be updated in person at the LBSL office. This may require new EFT enrollment application process.
- Terms and conditions may be changed without prior notice due to the amendment of relevant regulatory policy by the pertinent Government regulatory body such as Securities and Exchange Commission.
- 6. EFT services will be discontinued if:

The registered account is not active or closed.

The account holder is not the signatory of the registered account.

- 7. All questions and concerns regarding the EFT service should be directed to the CEO & Director of LBSL
- LBSL is not responsible for technical errors or difficulties, beyond LBSL's control, that may arise during the process
  of Electronic Fund Transfer.
- The account holder has to annex copy of cheque leaf of the account or bank statement or bank certificate of the account with EFT FORM.

Member # 121070 Elite House, 2nd Floor, C.D.A Avenue, Ctg. Tel: 650963, 654022-4, Ext: 125/126

### DEED OF AGREEMENT FOR CREDIT FACULTY UNDER MARGIN RULES 1999

### Executed by and between

Ahmed Securities Services Limited, Elite house 2nd Floor, C.D.A. Avenue, Ctg. Phone: 654022-4, Ext: 125/126. Being Member of Chittagong Stock Exchange Limited (CSE) oing busines as stock broker under Registration Certificate No. 070 dated 32/CSE-070/99/71 issued by Securities Exchange Commission (SEC).

AND	
(Name and full address of clie	ent)
Code #	
To the effect of the following terms and condition:	

#### DEFINITIONS

- 01. MARGIN ACCOUNT shall mean the account opened by the CLIENT with Ahmed Securities Services Limited to buy/sell securities availing credit facilities from Ahmed Securities Services Limited as per terms and condtions contained.
- CLIENT shall mean the person who has opened and maintained an account with Ahmed Securities Services Limited for buy/sell shars.
- MARGINABLE SECURITIES shall mean the securities permitted by the exchange to be bought and carried in the margin account.
- 04. DEBIT BALANCE shall mean the total value of cash owned by the client together with any interest and commission to the broker in the margin account.
- EQUITY shall mean the sum of margin and current market value of securiteis carried in a client's margin account.
- 06. MARGIN shall mean the aggregate amount of cash and market value of securities deposited by a client into his margin account but shall not include securiteis taht are bought and carried in the margin account.

### TERMS AND CONDITIONS

- The client will open and maitain a "Margin Account" with Ahmed Securities Services Limited which shall be operated managed and regulated in accordance with the provisions of the Margin Rules, 1999.
- 02. Ahmed Securities Services Limited will have absolute discretion to accept or decline any security, against which credit facility is granted and shall reserve the right to make changes to their list of "Marginable Securities" at any time and will allow client reasonable time to take necessary steps.
- 03. The margin account shall not used to subscribe for new issues of securities.
- The initial margin must be deposited with Ahmed Securities Services Limited not later than seven days from the date of first securities transaction.
- 05. The margin deposited by the client with Ahmed Securities Services Limited shall be in the form of cash, securities issued by Government or its agencies, marginable securities and such other instruments as the Securities & Exchange Commission may form time to time prescribe.
- 06. The marginable secutities must be with valid title. If ofr any reason whatsoever securities documents delivered by the client treated to be forged, invalid, torn or defaced, the defaulting client shall be liable to Ahmed Securities Services Limited forany loss or damage sustained or incurred.
- Client is allowed to buy securities in his/her margin account to the extent of maximum two third (about 67%) of the equity value.
- 08. For the purpose of computing value of securities in a margin account to the last trade on price to the security on the preceding market day shall be used.
- 09. If the debit balance goes up two third (about 67%) of the equity value. Ahmed Securities Services Limited shall repuest the client to provide additional margin to bring the balance within limit. Such additional margin must be satisfied within three working days from the date on notice.
- 10. If the debit balance goes up more that 80% of the equity Ahmed Securities Services Limited shall have absolute discretion and without notice to the client to liquidate the margin account including the marginable securities deposited to bring the debit balance to not less than two third (67%) of the equity value.
- A client may withdraw cash or securities form his account, which is excess of 150% of the debit balance.
- 12. In the event of transferring names, an authorized employee of Ahmed Securities Services Limited will jointly with the account holder sign the transfer instrument of securities bought in the account and client will pay allcost of name transfer and signature verification.

	Ahmed Securities Services Linesecurities.	mited will charge	standard	brokerage commission	on on buy and sell o
t	Ahmed Securities Services Li terms and conditions not viola the client.	imited shall have ting SEC rules in	e the right addition t	t to change, rectify, it to the above at any time	nclude or delete any ne with due notice to
	his agreement shall remain va days to the other.	lid untill any par	ty termina	ites the agreement by	aprior notice of thiry
	In the event of death of accordans	unt holder, the n	ominee or	r successor shall be t	he beneficiary of the
Being	g agreed upon the all above, bo	oth of us hereby p	ut our sign	natures hereinafter to	make this agreemen
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