

POWER OF ATTORNEY FOR OPERATING DEMAT ACCOUNT
(Note: Execution of Power of Attorney is not mandatory)

KNOW ALL MEN BY THESE PRESENTS THAT I,

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.....S/o,D/o,W/o.....

.....Nationality Indian, residing at

.....

an individual (hereinafter referred to as the “Client”) do hereby nominate, constitute and appoint INDIABULLS VENTURES LIMITED (Formerly Indiabulls Securities Limited) (hereinafter referred to as “IVL”), a company incorporated under The Companies Act, 1956 in Delhi and a Member of the National Stock Exchange of India Limited (hereinafter referred to as “NSE”) and Bombay Stock Exchange Limited (hereinafter referred to as “BSE”) (hereinafter referred to as the “Exchanges”), also a Participant of Central Depository Services Limited (hereinafter referred to as “CDSL”) and National Securities Depository Limited (hereinafter referred to as “NSDL”) and operating for the purpose of these presents from its Registered Office in India situated at M -62 & 63, First Floor, Connaught Place – 110001, acting through any of its Directors and/or officers duly authorized by it for the purpose, as my true and lawful Constituted Attorney (hereinafter referred to as the “Attorney”) and authorize it on my behalf and at my risk and costs, with full authority, to do or cause to be done, all or any of the following acts, deeds, matters and/or things:

1. To operate Beneficiary account no. _____ held by me maintained with IVL, a Depository Participant, and execute delivery instruction slips to effect transfer of shares/securities from my beneficiary account(s), for the purpose of meeting all of my obligations including my obligations under the margin trading scheme/agreement and shall include upfront margin (“Margin”), liquidation of Margin Trading Stock and transfer of the same from the clients margin account to client’s demat account and/or delivery obligation(s) arising out of my trades on any recognized Stock Exchange through IVL (stock exchanges shall include exchanges in which IVL may become a member in future)
2. To pledge the securities held by me in my afore mentioned account/s in favor of any Exchange and/or IVL /and /or any other entity IVL may deem fit for the purpose of meeting my margin requirement pertaining to the trades executed by me on any Stock Exchange through IVL.
3. To apply for any corporate benefits such as open offers, rights issues, buyback, redemptions etc. accrued on the securities in my beneficiary account(s).
4. To transfer securities held in my aforesaid beneficial account(s) for meeting the “Margin” and/or delivery obligation and/or towards pledge requirements and/or such instructions as may be necessary to fulfill my obligations arising out of trades done by me through IVL and effect the same to/from the following accounts or any other account that IVL shall inform me in writing from time to time and such account no.(s) shall form a part of this POA: 1202990000000017, 1202990000427968, 1202990004290610, 1202990000000021, 1100001100015099, 1202990000000061, 1202990000000074, 1100001000014348, 1202990005621760, 1100002300000106, 11000024000000345, 1202990005658191, 1202990005658208, CMBP ID: IN559097, CMBP ID: IN609079, IN302236-10000137, IN302236-10131283, IN302236-11165513, IN302236-11307062, IN301549-17876895, IN302236-12070363, 1202990006259701 any account of IVL to which the CM-ID (s) IN559097, IN609079 are associated /mapped.



Signature

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5. To return to me the security (ies):
 - (i) which in the sole and absolute discretion of IVL, are considered to have been received by IVL erroneously; or
 - (ii) which IVL, in its sole and absolute discretion considers to be not entitled to receive from me .
 - (iii) All such securities shall be returned back to the account in which the same were erroneously transferred.
6. I agree that in view of the above only the Attorney shall be entitled to deal with the shares lying in the demat account(s) mentioned in Point Number 1.
7. To apply for and/or subscribe to and/or sign any application form, enter into any agreement , with respect to various products like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers, etc ,(herein after referred to as the “IPO Products”),that are offered through IVL website <https://trade.indiabulls.com> (“Website”), and also through the Power Indiabulls desktop application , or any other means as per instructions made available to IVL by me through internet/by electronic mail or through any other mode as specified on the website or otherwise from time to time, and/or enter into correspondence with any party including SEBI, or NSE or BSE or any Exchanges or Registrar to the IPO Products or Lead Managers to the IPO Products and/or receive intimation from the Exchanges and/or any other party regarding the allocation/ allotment /rejection/regret of the securities or such other IPO Product applications/ subscriptions / withdrawal or any other communications or forward all such bids/ applications, sign cheques or any other documents, and/or deposit/transfer on allotment, the securities and/or all other IPO Products applied through IVL, to my linked and approved depository account with IVL and/or sign instructions on my behalf with respect to debit/credit in the depository account(s) to the credit or benefit of my account with IVL, and the transactions carried out by me with IVL for IPO Products and/or debit my trading account towards application money/ premium/ monies/ fees/ charges etc. payable through or to IVL or to any of the affiliates/subsidiaries of IVL by virtue of me applying to IPO Products or using any of the Services provided either by IVL or through IVL at my instructions and/or correspond with, and give notice of, to the corresponding asset management company/body corporate(s)/issuer /registrar and transfer agent of securities, including giving instructions with regard to nomination/ change in information/ any other changes that may be necessitated, on my behalf and/or to do all other acts and things as may be necessary to effect the subscription/purchase/redemption or any other transaction in any IPO Product for the services availed from IVL and all such other acts as may be deemed necessary to give effect to the purposes for which this attorney has been executed in favor of IVL.
8. This power of attorney shall be valid for any IPO Products transaction carried on with IVL and it will be in order for IVL to credit proceeds to the account chosen by me at the time of application. I confirm having read and understood the contents of the offer documents of various schemes of IPO Products in which IVL is required to apply on my behalf, and I undertake not to hold IVL liable for any IPO Product transaction processed on my behalf for any loss that may result from failure/inability in electronic connectivity of rejection on my IPO Product application for any reason whatsoever.
9. I shall be the exclusive beneficiary of the transactions carried out pursuant to this power of attorney.
10. I hereby covenant, ratify and confirm that all acts done and documents executed or signed by the Attorney pursuant to this Power of Attorney has been made done and executed in good faith and shall for all purposes be valid and binding on me and I irrevocably and unconditionally undertake to indemnify the Attorney against all actions, proceedings, claims, costs, expenses and liabilities of every description arising from the exercise, or the purported exercise in good faith, of any of the powers conferred by this Power of Attorney.



Signature

11. The authority hereby conferred in favor of the attorney may be revoked by me at any time without notice; However IVL shall act on such revocation sent by me to IVL in writing only on receiving of the said notice, at INDIABULLS VENTURES LIMITED (Formerly Indiabulls Securities Limited), DP Department, Indiabulls House, 448-451, Udyog Vihar, Phase V, Gurgaon-122016, Haryana, The said notice shall be a duly signed original written communication & IVL shall give effect to the said notice of revocation only after all monies, amounts, dues, charges, expenses, etc. by whatever name called, payable by me to IVL have been fully and duly paid by me .

Further I hereby authorize IVL to send the consolidated summary of my script-wise buy and sell positions taken with average rates to me by way of SMS/e-mail on daily basis and confirm that all such SMS/e-mails shall be considered as proof of such positions and the resultant effect on the afore mentioned dues.

12. I irrevocably and unconditionally undertake to indemnify the Attorney against all actions, proceedings, claims, costs, expenses and liabilities of every description arising from the exercise, or the purported exercise in good faith, of any of the powers conferred by this Power of Attorney

13. This Power of Attorney shall be governed by, and construed in accordance with, the laws of India and shall be subject to the jurisdiction of the Courts in Delhi.

14. IVL may acquire membership(s) of various other stock exchange(s) in future and may facilitate me to trade on those other stock exchange(s) subject to my entering in to the relevant agreement with IVL for trading on those other stock exchange(s). In such an event , this POA shall be fully valid and binding on me with respect to my account in such other Exchange(s) also, for all the acts , deeds , matters and /or things, done or caused to be done by IVL therein as authorized by me herein.

IN WITNESS whereof I set my hands on this _____ day of _____ 20_____ at _____.

Name	
Specimen Signature 	
Witness Signature 	Witness Signature 
Witness Name :	Witness Name :
Witness Address:	Witness Address:

Note: Signing for SMS alert facility is mandatory for clients opting for POA facility

**I Accept
For Indiabulls Ventures Limited
(Formerly Indiabulls Securities Limited)**

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