

Addendum to POA executed between us

Pursuant to SEBI circular dated 25/02/2020 on Margin obligations to be given by way of Pledge/ Re-pledge in the Depository System instead of debiting from your demat account, please note that certain clauses of POA executed between us needs to be modified or replaced as under:

By way of complete replacement of existing clause 1 with the following revised clause 1:

1. To retain /debit / pledge and re-pledge in / from my/our aforesaid beneficiary account or transfer the securities to pool/margin pledge account(s) of the KTCPL for the purpose of delivering the same to the clearing member or clearing corporation of the recognized stock exchange in any segment in order to discharge my / our Settlement / Pay-in / Margin obligations with respect to my/our securities transactions in any segment of any exchange of which KTCPL is a member. This would include re-pledge also. The demat account details of KTCPL where shares can be transferred / moved / pledged for above purpose(s) is mentioned below.

Exchange	DP Name	DP ID	Demat Account Nos.
NSE	KTCPL	IN301485	10000123, 10580572*, 11100752*, 11116956, 11117560*, 11126040*, 11135023*, 11138722, 11100777*, 11117586*, 11100769*, 11117578*
	KGSBPL	12042100	00087361, 00119236, 145904
BSE	KTCPL	IN301485	10614995, 11116964, 11117594*, 11138714, 11117617*, 11117609*
	KGSBPL	12042100	00092842, 00092857, 00087264*, 00095556, 145919
MTF	KTCPL	IN301485	11049886*, 11117158*, 11138739, 11139864
	KGSBPL	12042100	00145923
MCX	SHCIL	IN301330	40045189*
	KTCPL	IN301485	11139346
NCDEX	HDFC Bank Ltd.	IN300126	11240962
	KTCPL	IN301485	10947138*, 11139354
	SHCIL	IN301330	40045197*

CMBP ID : IN557489(NSE), IN655314 (BSE)
KGSBPL=KHAJANCHI & GANDHI STOCK BROKING P. LTD. / SHCIL= Stock Holding Corporation of India Ltd.

* these demat accounts shall be discontinued w.e.f. 01/09/2020 or after such extended date as may be specified by SEBI/Exchanges.

Further in case KTCPL/ the Stock Broker is required to open any new accounts for the purpose of pay-in, margin, settlement for trades on any recognized stock exchange, I / We hereby agree that this POA shall be applicable to all such accounts and would be covered by this POA as long as the details of such accounts are displayed on its website which I / We shall regularly refer or go through from time to time and / or informed to me / us by the said stock broker by SMS/Email/account statement or otherwise.

By way of complete replacement of existing clause 4 to with the following revised clause 4:

To set off outstanding in any of my/our accounts against credit available or arising in any other accounts maintained with KTCPL irrespective of the fact that such accounts may pertain to transaction in any of the Exchange.

All other clauses / provisions of POA shall remain unchanged.