

**ADDENDUM TO THE EXISTING POWER OF ATTORNEY (POA) – DP EXECUTED BY CLIENT IN FAVOUR OF
INVENTURE GROWTH AND SECURITIES LIMITED.**

To
Inventure Growth and Securities Limited

BO ID _____ Trading Client Code _____

Securities and Exchange Board of India (hereinafter be referred as "SEBI") vide its circular no. CIR/MRD/DMS/13/2010 dated April 23, 2010 had issued general guidelines for execution of Power of Attorney "(POA)" by the client favoring the Stock Broker and Depository Participants and for revocation of certain powers contained in the POA already executed by the client in favour of the stock broker.

Further, "SEBI" vide its circular no. CIR/MIRSD/DOP/CIR/P/2019/75 dated 20th June, 2019 had issued general guidelines for information to client regarding Addendum to the existing Power of Attorney "(POA)" by the client favoring Stock Broker and Depository Participants executed by the client in favour of the stock broker or to operate the clients demat account and bank account to facilitate the delivery of shares and pay-in / pay-out of funds. The following clauses of the KYC / POA will stand amended to comply with the said circulars.

"I/We, without any restriction of operating my/our beneficiary account, do hereby nominate, constitute and appoint Inventure Growth and Securities Limited (hereinafter referred to as "IGSL") a registered trading member of National Stock Exchange of India (NSE), Bombay Stock Exchange (BSE) and Metropolitan Stock Exchange of India (MSEI) as my/our true and lawful attorney (hereinafter referred to as Attorneys) for me /us and on my/our behalf and in my/our name to do instruct the afore said Depository Participant to operate my above mentioned beneficial account, to do and/or clause to be done the following acts, deeds and things"

In view of the said circulars, notwithstanding anything to the contrary contained in the POA executed by you in favor of "IGSL", we confirm that we will use or exercise the authority given to us only in conformity with the contents of the above said SEBI circular.

We undertake that we :

- a) shall return you any securities that may have been erroneously received by us or such securities that we were not entitled to be received;
- b) shall provide you with consolidated summary of scrip wise buy and sell positions with average rate by way of (SMS) short messaging services or e-mails on a daily basis.

On account of the above referred SEBI circulars, it is intimated that the POA may be terminated by you at any point of time without any notice period and upon "IGSL". receiving written notice or email from registered email id for revocation at 201, Viraj Towers, 2nd Floor, W.E. Highway, Andheri (East), Mumbai – 400 069.

Such POA revocation letter needs to be signed by all the holders as the case may be. "IGSL" shall in no way be responsible to the validity of any transaction(s) carried out by "IGSL"., prior to the actual receipt by "IGSL". of the written notice of revocation duly signed by all the signatories to the POA already executed by you in favour of "IGSL". Such change shall not be applicable for any outstanding settlement obligation arising out of the trades carried out prior to receiving the intimation for change of POA.

Your Demat Account held by us shall be operated by us only to execute delivery instruction slips to effect transfer of shares/securities from your beneficiary account, for the purpose of meeting all your obligations under the normal trading or margin trading funding scheme/agreement and shall include but shall not be

limited to upfront margin (“ Margin”), liquidation of Normal Trading or Margin Trading Funding Stock and transfer of the same from the clients margin account to client’s demat account and/or delivery obligation(s) arising out of trades on any recognized Stock Exchange carried out by you through “IGSL (stock exchanges shall include exchanges in which “IGSL” may become a member in future) and to pledge / re-pledge the securities held by you in your demat accounts in favor of any clearing member and /or clearing corporation and / or exchange and/or for the purpose of meeting your margin requirement pertaining to the trades executed by you on any stock exchange through “IGSL”.

The updated Demat Account(s) details of “IGSL” where your securities shall be transferred / moved by “IGSL” from time to time, for the purpose mentioned in existing POA and this addendum are given below:

Sr. No	Name of Account Holder	DP ID	Client ID
1.	BSE (CDSL – Pool A/c.)	12011200	00000011
2.	NSE (CDSL – Pool A/c.)	12011201	00002771
3.	MCX-SX (CDSL – Pool A/c.)	12011200	00272385
4.	BSE (Early Pay-in A/c.)	11000010	00012642
5.	NSE (Early Pay-in A/c.)	11000011	00015411
6.	MCX-SX (Early Pay-in A/c.)	11000028	00000598
7.	MTF Margin (Pledge A/c.)	12011200	00390494
8.	Margin (Pledge A/c.)	12011200	00390481

This addendum to the existing power of attorney will therefore have no effect on your existing relationship with “IGSL”., and the same will continue to be in full force and effect.

A standard POA and Addendum will be made available on website : www.inventuregrowth.com for your reference and convenience.

With assurance of our best services, we thank you for your kind co-operation.

SIGNED AND DELIVERED

By the withinnamed Beneficial Owner

Beneficial Holder(s) Signature


Name [1] _____

 1st Holder Sign

Name [2] _____

 2nd Holder Sign

Name [3] _____

 3rd Holder Sign

For HUF

Name of Coparceners

Signature(s) Coparceners

Name 1 _____ 

Name 2 _____ 

Name 3 _____ 

Name 4 _____ 

Name 5 _____ 

Name 6 _____ 