## ADDENDUM TO EXISTING POWER OF ATTORNEY IN FAVOR OF PEE AAR SECURITIES LIMITED

This addendum shall be read and considered as part of the original Power of Attorney already executed by me/us in favor of M/s Pee Aar Securities Limited in terms of the addition of new client ids in Power of Attorney in view of SEBI Circular No.SEBI/HO/MIRSD/DOP/CIR/P/2020/28 dated Feb.25,2020.

I /we have already appointed M/s Pee Aar Securities Limited-(Member –NSE/BSE & DP-NSDL&CDSL) as my/our lawful attorney to operate my/our Beneficiary Account No......with **DPID IN301428** for discharge of pay-in obligation and margin/collateral requirements arising out of trades executed by me/us through M/s Pee Aar Securities Limited-Broking Division.

IT IS HEREBY CONFIRMED by me/u that by including /replacing certain clauses the above Power of Attorney has been modified such that :

 In addition to the Demat Accounts/CMBP Ids already mentioned/communicated in existing Power of Attorney, following Client Ids /DP Ids is/are added in the list of Pee Aar Securities Limited's Demat Account wherein securities from my/our account would be transferred/kept for pledge/re-pledge with CC for meeting Margin Obligations arising out of the trades executed by me/us and Pledge for funding under Margin Trading

Client Id / DP ID	-	Type of The Account
10099217/ IN301428	3	TM/CM –Client Securities Margin Pledge Account
		<b>TM- Client Securities under Margin Funding Account</b>

- 2. That the Power of Attorney can be revoked/cancelled upon furnishing a written request to Pee Aar Securities Limited, however, such revocation shall not affect my/our obligations, outstanding at the time of such revocation and the authority granted hereunder shall continue until all transactions and instructions already executed or issued in pursuance to this Power of Attorney got settled.
- 3. This addendum is executed in two copies, one of which shall be retained by the client.

IN WITNESS WHEREOF I/we nereunto se	et my/our nands thisday of2020
Signed, Sealed & Delivered By:	For Pee Aar Securities Limited
First/Sole holder Name & Signature	Authorized Signatory
Second Holders Name & Signature	
Third Holders Name & Signature	Name & Signature of Witness

## POWER OF ATTORNEY

(To be executed on RS. 20/ Non-judicial paper)

This	Power	of	Attorney	is	executed	at	Delhi	on	this	the			da	y of		by m	e
									(herei	in	after	called	the	Executants)	age	S/e	o
								_R/o								PAN	1
no			in fa	vour (	of Pee Aar	Secur	ities Ltd	; here	ein afte	er call	led the A	Attorney.					
Incor Bomb	oorated i	n Ind Excl	ia and hav nange Ltd.	ving it (BSE)		offic istere	ce at De	lhi a ne Se	lso a t	radin s and	g meml Exchan	pers of the ge Board	Nation of India	al Stock Exchar (SEBI) under Se	nge of In	ticipant, a Compan dia Ltd. (NSE) and and Exchange Board	d
benef	iciary aco	count	personally	and o	therwise a	lso fo	r facilita	ting	proper	exec	ution of	all transac	ctions un	dertaken by me	, I am de	ard to my aforesaid esirous of appointing operate the aforesaid	g

beneficiary account smoothie in my name and on my behalf for a limited purpose in the manner hereinafter appearing and to do the necessary acts,

## THIS POWER OF ATTORNEY WITNESSETH as under:

deeds and things thereof.

- To sign all documents required by Pee Aar Securities Limited on behalf of client i.e. delivery Instruction slips, delivery instruction book, requisition slip, etc.
- 2. To instruct the aforesaid Depository Participants to debit Securities and/or transfer securities from the aforesaid for the purposes of delivering the same to the clearing house of the recognized stock exchange towards any segment in respect of securities sold by me he can transfer the shares & Securities from my account can be moved to Pee Aar Securities Ltd. Pool Account (10002510) and BSE Pool A/c (10079273).
- 3. In case of non payment of financial balance to Pee Aar Securities Limited, within the prescribed time (T+2) and exchanges (NSE, BSE), the shares will be held in Client Unpaid Securities Account (10097598). Further, as per SEBI circular number HO/MIRSD/DOP/CIR/P/2019/75, after T+2+5 if payment is not received, Pee Aar Securities Limited will sell those shares in exchange and credit the amount in client a/c irrespective of the fact that there is profit of loss to the client.
- 4. To procure new delivery instruction book and to sign the necessary documents for this purpose. However, this authority is restricted to the pay-in obligations arising out of the transactions of sale effected by me through the attorney Pee Aar Securities Limited.
- 5. AND GENERALLY, to do all such acts, deeds, matters and things as may be necessary for or incidental to ensure that all payments to for and delivery of securities arising out of transactions undertaken by me are duly and properly completed. However, it is made clear that I shall be responsible for all the acts, deeds and things done by my said attorney in my name and on my behalf and my said Attorney shall not in any manner whatsoever be held responsible for any of his negligence, and shall also not be liable for any civil, criminal of monetary acts or liability of any of the act, deeds and things done by my Attorney in my name and on my behalf.
- 6. AND I DO HEREBY for myself, my heirs, executors and administrators agree to ratify and confirm all and whatsoever my said Attorney if shall do or purport to do or cause to be done by virtue of these presents.
- 7. And to transfer the share in broker margin A/C by off market transaction. And I do hereby agree that in the event of ratification required, I shall ratify and confirm all Acts/deeds/things done by my Attorney as if the same are done by me for all intent and purposes.
- 8. Transfer of securities held in the beneficial owner account(s) of the client(s) towards stock exchange related margin / delivery obligations arising out of trades executed by the Client(s) on the stock exchange through the same Stock Broker.
- 9. Pledge the securities in favour of Stock Broker for the limited purpose of meeting the margin requirements of the client(s) in connection with the trades executed by the client(s) on the stock exchange through the same stock broker. Necessary audit trail should be available with the stock broker for such transactions.
  - To apply for various products like Mutual Funds, Public Issue (shares as well as debentures),
- 10. rights, offer of shares, tendering shares in open offers etc. Pursuant to the instructions of the Client(s). However, a proper audit trail should be maintained by the Stock Broker to prove that the necessary application/act was made /done pursuant to receipt of instruction from Client.
- 11. The stock broker would return to the client (s), the securities or fund that may have been received by it erroneously or these securities or fund that was not entitled to received from the client (s).
- 12. This Power of Attorney is Revocable.

IN WITNESS WHEREOF, the executant has signed this power of Attorney on the day, month and year mentioned above in presence of the witnesses.

WITNESSES:		<b>EXECUTANT</b>
(Name, Address, Signature)	Photo	
1.	&	/Accepted/
	Across	•
2.	Signature	(Attorney)