POWER OF ATTORNEY

		o, D/o, W/o	
resident of			
incorporated under Comp	anies Act, 1956 having its registe	ered office at	
WHEREAS:			
facilities to its clients (her		mber of NSE/BSE/MCX offering of lember") and also a Depository F	
	No.	investments were made, I / We(hereinafter referred to a	
BROKER-Member and I	, the first have opened a trading account as the "client account").	holder of the above-mentioned of the above-me	depository account has with with BROKER Member
Or			
* I / We propose to open a	a trading account with BROKER i	n my / our name / in the name of	
account and have submit	ted an application form no	, the first holder of	f the designated demat
d) As per the terms an the designated demat ac	d conditions mentioned in the account shall I be utilized for the place of the purpose of receiving se	greements, I / We have confirm purpose of pay-in / pay out of securities allotted in I PO s, rights	ed BROKER Member that ecurities against trades done
completion of all trade tr	ansactions in securities done Ble hereby appoint BROKER Mem	acilities as well to facilitate prope ROKER-Member on my / our be ber as my / our attorney and cor	ehalf, I / We individual/ joint
∑ a			

NOW THEREFORE THESE PRESENTS WITNESS THAT I / We as individual / joint account holders, for myself / ourselves and as the Client(s) of BROKER DP do hereby nominate, constitute and appoint BROKER(Member)) acting through any of its officers or employees or any duly authorized person to be my/our true and lawful constituted attorney (hereinafter called as "attorney" for the purpose of brevity, which expression shall, unless repugnant to the meaning or context thereof be deemed to mean and include it successors) and authorize the said Attorney in my/our name(s) and on my/our behalf from time to time, to do and exercise or cause to be done and exercised, all or any of the acts, powers and authorities, deeds or things mentioned hereunder and if necessary shall be ratified by me / us on instruction of BROKER(Member), that is to say:

- 1. To sign the delivery instruction slips and to transfer securities available in the electronic form in my / our demat account, on my / our behalf, in order to meet my/our settle men t and mar gin obligations for the transactions done in my/our Trading account.
- 2. To block, hold, debit and/or create pledge, lien, hypothecation on securities available in my / our demat account on my/our behalf, in its own favor or in favor of a Clearing House/ Clearing Corporation / Exchange and / or to meet my settlement and / or margin obligations.
- 3. To transfer necessary quantity of shares from m y / our designated demat account, on my / our behalf, to any of the following demat account(s) of BROKER Member for meeting any margin requirement in respect of transactions executed by me / us through my/our client Trading account with BROKER Member, such as

Account Type	DPID	DP Name	Client ID
NSE Pool	12080500	ASPL	00041276
BSE Pool	12080500	ASPL	00000408
BSE Principal	12080500	ASPL	00000256
NSE Collateral	12080500	ASPL	00044146
NSE Client Collateral	12080500	ASPL	00044530
NSE Collateral	12080500	ASPL	00044150
NSE EPI	11000011	NSCCL	00020605
BSE EPI	11000010	BSECL	00023686
NSE Pool	IN300095	ILFS	11633242
BSE Pool	IN300095	ILFS	11633234

DP Pool accounts opened and maintained with BROKER DP or any other such depository account opened by BROKER Member for this purpose from time to time. In case of any change in these account numbers, BROKER Member is authorized to transfer the securities to the new account numbers with prior intimation to me / us regarding such change.

- 4. To transfer securities received as payout from the exchanges from the de mat accounts of BROKER Member mentioned in para 5 above, to my / our designated demat account, against transactions done in my / our trading account. In case of any change in these account numbers, BROKER Member is authorized to transfer the securities to the new account numbers with prior intimation to me / us regarding such change.
- 5. To return the securities that BROKER Member might receive erroneously or those BROKER Member was not entitled to receive, to my / our designated demat account.
- 6. In case of death, disability, insolvency, winding up or liquidation of any one or more of us or of the joint holder/s and the surviving joint holders and heirs, nominees, executors, administrators, successors and legal representatives of the account holder who has died, disabled, dissolved, been adjudged insolvent, wound up or liquidated shall forthwith inform the Attorney and the BROKER DP of the same in writing. In such an event, the Power of Attorney and the instructions contained herein shall be revoked forthwith.

7.	Further, BROKER Member is authorized to send consolidated summary of scrip-wise positions of securities bought
and	sold taken with average rates by way of SMS / email on a daily basis to my I our Mobile Number / email address
regi	stered with Member initially and changed from time to time as per my I our request.

8. The Power of Attorney with authority and powers as stated herein has been given for the specific purpose of the above mentioned services and can be revoked without prior notice but under intimation to BROKER Member subject to my / our fulfilling of the Margin / Settlement obligation for the transactions undertaken in my trading account with BROKER Member

my / our fulfilling of the Margin / Settlement obligation for the transactions undertaken in my trading account with BROKI Member.						
All disputes arising out of this Power of Attorney shall be subje Hyderabad, Telangana.	ect to the jurisdiction of the City Civil Courts situated at					
IN WITNESS WHERE OF I / We, hereunto set and subscribe	my / our hands and signed at on thisday of20_					
Signed and delivered by						
	Witness Signature:					
(First Holder)	witness Name & Address:					
(Second Holder)						
(Third Holder)						
Name of the Attorney: For AASMAA SECURITIES PVT. LTD. ///Accepted///	Witness Signature: Witness Name & Address:					
Authorized Signatory						