

**LIMITED POWER OF ATTORNEY (VOLUNTARY)**

To all to whom these presents shall come, I  
 \_\_\_\_\_ S/o,  
 D/o, W/o \_\_\_\_\_ -  
 \_\_\_\_\_, resident of \_\_\_\_\_ -  
 \_\_\_\_\_ or We  
 \_\_\_\_\_ an a sole  
 proprietary concern/ a partnership firm/ a body corporate/  
 trust, registered/ incorporated under the provisions  
 of the relevant Act, and having its registered office  
 at \_\_\_\_\_

\_\_\_\_\_ have been  
 availing /wishes to avail the trading facilities including  
 the trading facility through internet/mobile, in Capital  
 market /F&O / Currency Derivatives /Commodity  
 Derivatives segment/s including interest rate futures, and  
 Depository services through their DP's National Securities  
 Depository Limited ( herein after referred to as NSDL ) &  
 Central Depository Services Limited ( herein after referred to  
 as CDSL ) with DP ID's IN302863 & 12038100  
 respectively, Mutual Funds / IPO's /FPO Portfolio  
 Management services and trading facility for all exchange  
 traded funds (ETFs), and any other investment facilities  
 offered, from time to time, by Zen Securities Ltd.(a  
 Company incorporated under the Companies Act, 1956,  
 having its registered office at 6-3- 788 /32, 3rd Floor,Vamsee  
 Estates, Ameerpet, Hyderabad - 500016) Member,of  
 National Stock Exchange of India Limited, BSE Limited  
 with SEBI registration No. INZ000195436 and also a  
 Member of MCX (Member Id 12695), AMFI Distributor  
 Regn. No. ARN- 0507 empanelled as Participant in NSE  
 MFSS & BSE Star MF, represented by its Directors,  
 Executives, Officers, legal representatives , executors,

and administrators, duly authorized by it, as the case may be.  
 I/We have opened trading account for availing trading  
 facilities, including trading through internet/mobile bearing  
 Client code number \_\_\_\_\_ with Zen  
 Securities Ltd ( hereinafter referred to as the trading  
 account ) for trading / investing in capital market / F&O /  
 Currency derivatives / Commodity Derivatives segment/s  
 including interest rate futures of the exchanges and for  
 availing the online services, IPO, MF and other services. I /  
 We have opened demat account(s) No. 1) Client ID  
 IN302863 \_\_\_\_\_, 2)Client  
 ID 12038100 \_\_\_\_\_with Zen securities Limited, a  
 depositories

participant of NSDL & CDSL having DP ID IN302863 &  
 12038100 respectively (hereinafter referred to as  
 designated demat account/s). In order to ensure that I/  
 we meet my/our settlement obligations, within the  
 stipulated time, to the respective exchanges for my/our  
 transactions executed through trading facilities offered by  
 Zen Securities Ltd (hereinafter referred to as ZSL) and in  
 order to facilitate proper execution of all the transactions  
 including but not limited to transactions for purchase,  
 sale/redemption of investment instruments of various  
 types, subscription to IPO's/FPO/Right Issues/  
 Preferential Offers/open offers/or any other offer of  
 public issue of shares, debentures, derivatives, including  
 but not limited to forwards, swaps, options, scrips,  
 stocks, bonds, mutual fund units including systematic  
 investment plans (SIP) or any other collective investment  
 scheme, any exchange traded funds(ETFs)or any other  
 financial security or any other investment scheme or  
 instrument and to sell the securities on my/our behalf in any  
 buyback or open offer made by the Issuer of such securities  
 or any other financial product or portfolio management  
 services offered by Zen Securities Limited through its  
 web site www.zenmoney.com. I/we have read and  
 understood and agreed to be bound by the terms  
 and conditions specified therein by Zen Securities  
 Limited as amended from time to time and

I / We hereby appoint, nominate and constitute ZSL, as my /  
 our true and lawful 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, legal representatives,  
 executors, administrators, assignees) to do all or any of the  
 following acts, deeds, things for and on my / our behalf and  
 at my/ our risk and costs, and to perform or execute all or any  
 of the following acts, deeds, things mentioned hereunder :

1. To pledge the securities in favor of the Zen Securities  
 Limited (ZSL) for the limited purpose of meeting my/our  
 margin requirements in connection with the trades executed  
 by me / us on any recognized stock exchange through the  
 ZSL. Further, the ZSL may re-pledge such securities to the  
 clearing member / clearing corporation as the case may be  
 for the purpose of my / our margin requirements in connection  
 with the trades executed by me / us on any recognized stock  
 exchange through the ZSL
2. To transfer the necessary funds, from the credits available in  
 my/ our trading account for the purpose of meeting my/our  
 funds settlement obligations, margin requirements, MTM  
 obligations in connection with the trades executed by me/us

through my/our trading account on various stock exchanges and other agencies & various charges payable by me/us to ZSL pertaining to my/our transactions in my/our designated demat account(s), trading accounts and other charges/fees for availing SMS alerts/internet trading and other services.

3. To apply in IPOs/FPO/Right Issues/ Preferential Offers/ Public offers of various companies and to / invest and / or apply for redemption in various Mutual Fund Schemes, and or in any investment scheme on my / our behalf as per my / our consent (either written consent or any other mode prevailing in the capital market) given each time, through the trading facilities offered by ZSL. ZSL shall apply for investment/redemption in the said issues of companies or Mutual Fund Schemes by signing the relevant forms and other relevant documents as may be required for this purpose, on my/our behalf.
4. To debit/ transfer money from my/our trading account ledger maintained by ZSL equivalent to an amount, required for applying the IPOs/FPO/Right Issues/ Preferential Offers/ Public offers of various companies and/or to invest in the various Mutual Fund schemes and/ or any investment scheme/ any exchange traded funds (ETFs) along with other charges, if any.  
I/We hereby authorize ZSL to sell the MF units / IPO shares allotted and recover the money due in my/our account in case the amount required for applying the MF units/ IPO shares are not paid by me/us.
5. To send sms (short message service) alerts/e-mail messages on a daily basis regarding broking transactions (consolidated summary of client's scrip-wise buy and sell positions taken with average rates), debits, and for any or all the other services provided by ZSL as mentioned in the above clauses and for this purpose the mobile no./e-mail id given by me /us is my/our own and in case the mobile no./e-mail id given by me/us is not mine/ours, I/we confirm that the sms alerts sent to such mobile number /e mail id are deemed to have been sent to me/us. My/our designated Mobile No/e-mail id for the said purpose is same as mentioned in KYC. In case of any change in designated mobile No./e-mail id, I undertake to inform the details of such change to ZSL immediately in writing.
6. To give instructions to Asset Management Companies / their Authorized Registrars for converting my/our offline folios to online folios and to sign on my/our behalf on the documents necessary for such conversion as required by the Asset Management Companies/their Authorized Registrars. I/we agree that all or any such acts, deeds, things done by ZSL as mentioned in this power of attorney shall be deemed to be the acts, deeds, things done by me/us.  
I/we agree that ZSL shall not be responsible /liable for any loss that may result from inadvertent errors, failures/ inability in electronic connectivity or rejection of my/our application for any reason whatsoever.  
I/we understand that in case of merger/demerger of stock broking wing/depository wing of ZSL at any time with any other entity/into any other entity the scheme of merger/demerger should be approved by High Court /Competent Authority and one month prior intimation shall be given to me/us to decide to continue or discontinue with ZSL.

I/we understand that ZSL would return to me/us the securities or funds that may have been received by it erroneously or those securities or funds that it was not entitled to receive from me/us. Similarly I/we shall return to ZSL the funds & securities erroneously received from ZSL at any time which was not entitled to receive by me/us.

I/we understand that this POA is being executed by all the joint holders (in case of demat account held jointly). If the constitution of the account is changed for whatever reason, a new POA shall be executed and the onus of intimation of change of constitution to ZSL shall be mine/ours. I/we agree for the same.

I/we have given this power of attorney on my/our own account and I/we am/are aware that the first lien on my/our designated demats account(s) and bank account(s) lies with me/us.

I/we understand that any disputes/claims arising out of this power of attorney shall be subject to the grievance redressal procedure/ bye-laws of the Exchange(s)/ Depository(s) and shall be subject to the arbitration procedure/bye-laws as prescribed by the Exchange(s)/ Depository(s) and shall be within the jurisdiction of the courts of Hyderabad.

I/we understand that all the provisions/contents of this power of attorney shall be subject to the concerned Exchange(s)/ Depository(s) provisions, rules, bye-laws, regulations, and other provisions of its clearing house, if any, the provisions of SEBI Act, 1992, the SCR Act of 1956 and rules, regulations made there under and as amended from time to time.

I/we understand that the following is the list of Bank & Demat A/c(s) of ZSL (pertaining to clients Accounts only) where the funds & securities can be moved. I/we understand that any addition/change in the following list of Bank & Demat A/c(s) will be communicated, updated in the POA and also will be updated in the website and such additions/ changes also shall become designated Bank and Demat A/c(s) of ZSL.

**List of Bank a/c(s) (clients A/c) :** 000805005202 ICICI-Khairatabad, Hyd. 30556814708 SBI-Rajbhavan Road, Hyd. 0008010200060491 Axis Bank-Begumpet, Hyd. 0210360000017 HDFC-Lakdi-ka-pool, Hyd, 144612900000064 of KVB, SR Nagar, Hyderabad; 171411100000803 of Andhra Bank, Pragathinagar, Kukatpally, and all other Bank A/c(s) as per list given in the Website.

List of Demat a/c(s) : IN30286310000634 (NSDL Clg. Pool A/c-NSE CM), IN30286310005679 (NSDL Clg. Pool A/c - BSE CM), 120381000000036 (CDSL Clg. Pool A/c-NSE CM), 1203810000000114 (CDSL Pay-in A/c BSE CM); NSDL-IN302863 10478151 (Client Unpaid Securities Account) NSDL -IN302863 10495531 ZSL-Client Securites Margin Pledge Account ) CDSL - 12038100 00270615 ( ZSL-Client Securites Margin Pledge Account ) and all other Demat A/c (s) as per list given in the Website

Further I/we understand that the entire list of Bank & Demat A/c(s) is available on the website: 'www.zenmoney.com' I/we understand that this POA shall supersede any other POA executed earlier by me/us in this regard.

I/we undertake to inform ZSL immediately in writing in case of any changes pertaining to designated demat account(s) and changes that were intimated shall become demat account(s) and shall form part and parcel of this POA forthwith.



I/we hereby state that this power of attorney can be revoked by me/us at any time by giving a written intimation to ZSL. The request for revocation shall be sent only to the Director, Zen Securities Ltd, GEV Tulasi, Plot No 151,152 & 153, Pragathi Nagar, Lane Opp. JNTU, Kukatpally, Hyderabad-500090. ZSL shall revoke the POA only after receipt of all dues of funds and securities from the client and its settlement at exchanges. I/we understand and agree that in case of revocation of power of attorney ZSL may terminate all or any trading facility (s) and or any other investment service(s) provided by

them. In such case, ZSL may increase DP charges/Trading brokerage slab/any other service charges/fees as agreed mutually for rendering services without POA. I/we agree for the same.

I/we understand that ZSL shall provide me/us a certified true copy of this power of attorney after execution. I/we have executed this power of attorney free of any coercion and not under any duress.

IN WITNESS WHEREOF, I/we have caused this power of attorney to be executed on this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_ .

**Signed and delivered by**

FH 11/14 (First/Sole Holder Signature)	Signature of Witness: 
SH 4/5 (Second Holder Signature)	Name: _____
TH 4/5 (Third Holder Signature)	Address: _____
For and on behalf of Zen Securities Ltd	Signature of Witness: 
<b>Signed and delivered by</b> <input checked="" type="checkbox"/> <b>Authorised Signatory:</b> _____ <b>Name: Anasuya Sahu/ N.Swajitha/ R.V.Siva Rama Krishna</b>	Name: _____ Address: GEV Tulasi, 3rd Floor, Plot No. 151,152 & 153, Pragathinagar, Lane Opp. JNTU, Kukatpally, Hyderabad-90