

CUSTOMER ACCOUNT OPENING FORM

Name of Account Ho	older :	:										 	 	
Customer Account N	o :	•••••	•••••			•••••	•••••		•••••			 	 •••••	
BO Account No.	1	2	0	6	2	1	0	0						
Mailing Address :			•••••						•••••			 	 •••••	
											•••••	 	 	
Name of Joint Accou	ınt Ho	older	:	•••••		•••••		•••••		•••••	•••••	 •••••	 	
Phone No:				E-1	nail I	D :				•••••		 	 •••••	
Mobile No :					Fa	ax No	:					 	 	

FORM – II [see rule 5(2)(e)]



CUSTOMER ACCOUNT OPENING FORM

Photograph of Customer with Attestation of the Introducer

36 Delta Dahlia Tower, 2nd Floor, Kemal Ataturk Avenue, Banani, Road # 17, Block-E, Dhaka-1213, Bangladesh Phone: +88-02-4108 2407, E-mail: info@tasiasecurities.com, Web: www.tasiasecurities.com

DSE TREC NO: 277

		(F	or inaivi	duai Custo	omer/Ap	pilicant	: Singi	e Account)			
Customer Account No				ITo be	filled	by the	e App	licant]	Date :		
DO Assessment No. 4 0 0			•	[10 50	- 111100		ZPP	7			
BO Account No.: 1 2 0	6 2 1	0	0					Account Typ	e : Cash	Margii	n 📋
Citizenship status (Please tic	k mark): Res	ident Ba	anglades	shi/Non-Re	sident						
Bangladeshi/Foreigner/Other (F	Please specify	') :									
Name of the Applicant/ Cust	omer:										
Profession:											
Father's Name:											
Mother's Name:											
Spouse's Name:											
Present/Contact Address:											
Permanent Address:											
Date of Birth: D D M M		_									
National ID/Passport/Birth C											
Phone No:											
Whether the applicant is Office Yes	me & address	s of the	Broker/D	Dealer/Exch	nange/D	Deposito	ory/Cle	aring & Settle	ment		
Nominee Details:	ur designatio	ii oi tile	salu Olli	icei oi spoi	11501 01	unector					
Particulars			N	Nominee-1				Nomine	ee-2		
Name				1011111100 1				110111111	-		
Father's Name										\dashv \vdash	
Mother's Name										-	Photograph(s) of
Permanent Address										-	Nominee(s)
Mobile Number										-	with
											attestation of the Customer
Email Address											the Customer
NID/Birth Certificate/ Passp	ort Number									L	
Relation with applicant											
Percentage (%) of Nominat											
Authorized Person Details	(if any):										
Name											
Present/Contact											Photograph(s) of
Address NID/Birth Certificate/											Authorised Person
Passport Number											with attestation of
Phone Number											the Customer
Email Address											

Bank Account Details :			
Account Number			
Bank Name			
Branch Name and Routing No.			
ntroducer Details:			
Name]
Account Number			_
Mobile Number			Signature of the Introducer with date
Have any other Customer Account (Sir	ngle/joint) with any Stock Broker(s	;)? Yes No	
f yes, give details:			
Client Code No.	BO Acco	ount No.	Name of Broker
Signature of the Account Holder with date	'		Signature of the Authorized Person (if any) with date
Processed by:		necked by:	Approved by:
Designation :	Designation :	Desigr	nation:
Signature :	Signature :	Signat	ure:



FORM – II [see rule 5(2)(e)]



CUSTOMER ACCOUNT OPENING FORM

Photograph of Customer with Attestation of the Introducer

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DSE TREC NO: 277

		(Fo	or Indiv	vidual C	uston	ner/Ap	oplicant:	Joint	Account)			
Customer Account No				[To	be fi	lled	by the	Арр	licant]	Date :		
BO Account No.: 1 2 0	6 2 1	0 0							Account Type :	Cash	Margir	n 🗌
Citizenship status (Please ticl	k mark): Resi	dent Ban	glade	shi/Non	-Resid	dent						
Bangladeshi/Foreigner/Other (P	Please specify) :										
Name of the Applicant/ Cust	tomer:											
Profession:												
Father's Name:												
Mother's Name:												
Spouse's Name:												
Present/Contact Address:												
Permanent Address:												
Date of Birth:	YYYY	Sex:	Male	Fer	nale		Nation	nality:				
National ID/Passport/Birth C	ertificate/Dri	ving Lice	ense N	Number	·							
Phone No:	M	obile No	:				E-	mail II	D:			
YesNoNo If yes, please mention the nar Company/Listed Company with Nominee Details:	me & address					_		-	-			
Particulars			-	Nomine	e-1		Т		Nominee-	-2	\neg	
Name												
Father's Name											\neg	
Mother's Name											$\neg \mid$	Photograph(s) of
Permanent Address												Nominee(s)
Mobile Number											$\neg \mid$	with attestation of
Email Address											$\neg \bot$	the Customer
NID/Birth Certificate/ Passp	ort Number										$\neg \mid$	
Relation with applicant												
Percentage (%) of Nominati	ion											
Authorized Person Details	(if any):											
Name												
Present/Contact												
Address												Photograph(s) of Authorised Person
NID/Birth Certificate/												with
Passport Number												attestation of
Phone Number												the Customer

Donk Assessmt Dataila		
Bank Account Details :		
Account Number		
Bank Name		
Branch Name and Routing No.		
Introducer Details:		
Name		
Account Number		
Mobile Number		Signature of the Introducer with date
Have any other Customer Account (Single/joint)	with any Stock Broker(s)? Yes No	
If yes, give details:		
Client Code No.	BO Account No.	Name of Broker
<i></i>		//
Signature of the Account Holder with date		Signature of the Authorized Person (if any) with date
Processed by:	Checked by:	Approved by:
Name :	. Name : N	ame:
Designation :	Designation : De	esignation:
Signature :	Signature : Si	gnature:



Passport Number



Photograph of MD/CEO with Attestation of the Introducer

36 Delta Dahlia Tower, 2nd Floor, Kemal Ataturk Avenue, Banani, Road # 17, Block-E, Dhaka-1213, Bangladesh Phone: +88-02-4108 2407, E-mail: info@tasiasecurities.com, Web: www.tasiasecurities.com

DSE TREC NO: 277

		USTOMER ACCOUNT r the Company or Ins				
Customer Account No		[To be filled	by the App	licant]	Date :	
BO Account No.: 1 2 0 6 2 1	0 0			Account Type : Cash	Margin	
Incorporation Status of the Company/Institution (Please tick mark) :						
Type of the Company/Institution: (1) Private Ltd.	(2) Public L	td. (3) NGO (4) Others	(Please specif	y)		
Name of the Company/ Institution :						
Corporate Address :						
Registered Address :						
Incorporation Certificate No:						
Business Commencement Certificate No.(i						
Trade License No :						
BIN No. (if any):						
VAT Registration Certificate No						
Phone No :						
Details of Managing Director/CEO :						
Name of the Managing Director/CEO:						
Father's Name:						
Mother's Name:						
Spouse's Name:						
Present/Contact Address:						
Permanent Address:						
Date of Birth:Sex: Ma						
National ID/Passport/Birth Certificate/Drivin						
Phone No:Mob	ile No:		E-mail ID	!:		
Whether the applicant is Officer or Sponsor/D	irector of a	ny Broker/Dealer/Exc	hange/ Depos	itory/Clearing & Settleme	nt Company/ Listed Company?	
If yes, please mention the name & address designation of the said officer or sponsor or designation of the said			-			
Signatory of the Account (if any):						
Particulars	Sig	gnatory- 01	8	Signatory- 02		

Photograph(s) of Authorised with attestation of the Customer

Name of the authorized signatory	
Designation	
Present/Contact Address	
NID/Birth Certificate/	

Phone Number					
Mobile Number					
Email Address					
Bank Account Details :					
Account Number					
Bank Name					
Branch Name and Routing	g No.				
Introducer Details:					
Name					
Account Number					
Mobile Number					Signature of the Introducer with date
Account operating instructions Have any other Customer Account If yes, give details:					
ii yes, give details.					
Client Cod	de No.	BO Accou	nt No.	1	Name of Broker
	de No.	BO Accou	nt No.	1	Name of Broker
	de No.	BO Accou	nt No.	1	Name of Broker
	de No.	BO Accou	nt No.		Name of Broker
	de No.	BO Accou	nt No.		Name of Broker
	de No.	BO Accou	nt No.		Name of Broker
	de No.	BO Accou	nt No.		Name of Broker
		BO Accou	nt No.		Signature of the uthorized Person (if any) with date
Client Cod			nt No.		Signature of the uthorized Person (if any)
Signature of the Account Holder with date Processed by:	nt	Chec	ked by:	 A	Signature of the uthorized Person (if any) with date
Signature of the Account Holder with date Processed by:	int	Chec	ked by:	A	Signature of the uthorized Person (if any) with date Approved by:
Signature of the Account Holder with date Processed by: Name:	int	Chec	ked by:Nam	ne:	Signature of the uthorized Person (if any) with date Approved by:



BO Account Opening Form

(Bye Law 7.3.3 (b))

Please complete all details in CAPITAL letters. Please fill all names correctly. All communication shall be sent only to the First Named Account Holder's Correspondence address.

Application No				Date : D D M	M Y Y Y Y
Please Tick whichever is a		Oleanina	DO Torre o los dividos d	0	taint Haldan
BO Category: Regular	Omnibus	Clearing	BO Type : Individual		Joint Holder
Name of CDBL Participant		TASIA SEC	URITIES LIMITED)	
CDBL Participant ID 6 2 1 0 0	BO ID 1 2 0 6	2 1 0 0		Date Acc	M Y Y Y Y
1 / We request you to open	a Depository Accou	nt in my / our name	as per the following derails:		
1. First Applicant					
Name in Full of Account H	older (Up to 99 Chara	acters)			
Short Name of Account Hold (In case of a Company/Firm			. / Mrs. / Ms / Dr, abbreviate on	ly if over 30 characters)	Title i.e. Mr. / Mrs.
	Male Fem				
Father's Husband's Name			' '		
2. Contact Details:					
Addres					
City Post Co	ode Sta	ate / Division	Country	Telephone.	
Mobile Phone	F	ах	E-mail		
3. Passport Details :					
Passport No	Issue Place)	Issue Date	Expiry Date	
4. Bank Details:					
Bank Name			Branch		
Account No			Routing No		
Electronic Dividend Credit :	Yes No	Tax Exemption if any	/: Yes No No	TIN / Tax ID	
5. Others Information :					
Residency: Resident No	on Resident	Nationality		Date Of Birth D D M	M Y Y Y Y
Statement Cycle Code Daily	Weekly	Fortnighti	ly Monthly Oth	er (Please Specify)	
Internal Ref. No (To be filled in In Case of Company:	by CDBL Participant)			Date	e of Registration
					M Y Y Y Y
6. Joint Applicant (Second	Account Holder)				
Name in Full of Account Ho	older (Up to 99 Chara	cters)			
Short Name of Account Hold	ler (Insert full name st	arting with Title i.e M	r. / Mrs. / Ms / Dr, abbreviate or	nly if over 30 characters)	Title i.e. Mr. / Mrs.



7. Account Link Request		Form- 02				
Would you like to create a link to your ex	Would you like to create a link to your existing Depository Account? Yes No					
If yes, then please provide the Depositor	ry BO Account Code (8 Digits) :					
8. Nominees/ Heirs						
of the sole account holder / all the jo the nominees giving names of nomi	te person (s) who will be entitled to receive securities outstand oint account holders, a separate nomination Form - 23 must fill nees, relationship with first account holder, percentage distributed elationship with nominee has also to be provided.	ed up and signed by all account holders and				
9. Power of Attorney (POA)						
	Power of Attorney (POA) to someone to operate the account, the name, contact details etc. of the POA holder and a POA of					
10. To be filled in by the Stock Broke	r / Stock Exchange in case the application is for openig a Clearin	g Accoint				
Exchange Name DSE \square	Trading ID CSE	Trading ID				
11. Photograph						
Please paste recent passport size photograph of 1st Applicant or Authorized Signatory in case of Limited Co. Only	Please paste recent passport size Photograph of 2nd Applicant or Authorized Signatory in case of Limited Co. Only	Please paste recent passport size Photograph of 2nd Applicant or Authorized Signatory in case of Limited Co. Only				
1st Applicant or Authorized Signatory in case of Ltd Co.	2nd Applicant or Authorized Signatory in case of Ltd Co.	Authorized Signatory in case of Ltd Co. Only				
12. Standing Instructions	orginatory in base of Eta co.	or Eta do. Othy				
I/We authorize you to receive fa	csimile (fax) transfer instructions for delivery Yes	s 🗆 No				
13. DECLARATION						
The rules and regulations of the Depo- understood the same and i/we agree to particulars given by me/us are true to the	sitory CDBL Participant pertaining to an account which are in force abide by and to be bound by the rules as are in force from time to time best of my/our knowledge as on the date of making such application of any material fact will render my/our account liable for termination	me for such accounts. I/We also declare that the tion. I/We further agree the any false/misleading				
Applicant	Full Name	Signature with Date				
First Applicant						
Second Applicant		<i>**</i>				
Third Applicant (Ltd. Co. Only)		*//				
14. Special Instructions on operation	of Joint Account					
	One Can Operate Any Two Operate jointly Mith any one the others.					
15. Introduction						
Introduction by an existing accou	nt holder of TASIA SECURITIE	S LIMITED				
I confirm the identity, occupation	and address of the applicant(s)					
	BO ID Introduce	er's Name				

Depository Bangladesh (CDBL) Depository Account (BO Account) opened with CDBL Partipant Terms & Conditions-Bye Laws 7.3.3(c) Dhaka Stock Exchange Limited, TREC No: 277

BSEC Reg No: 3.1/ DSE-277/2021/559

CDBL Participant, Dhaka / Chittagong / Sylhet, Bangladesh

Dear Sir,

Please open a Depository account (BO Account) in my/our names(s) on the terms and conditions set out bellow. In consideration of ...TASIA SECURITIES LIMITED (the "CDBL Participant") opening the account providing depository account facilities to me/us, I/we have signed the BO Account Opening Form as a token of acceptance of the terms and conditions set out bellow.

- 1. I/we agree to be bound by The Depositories Act, 1999, Depositories Regulations, 2000, The Depository (User) Regulations 2003, and abide by the Bye Laws and Operating Instructions issued from time to time by CDBL
- 2. CDBL shall allocate a unique identification number to me/us (Account Holder BO ID) for the CDBL Participant to maintain a separate Account for me/us, unless the I/we instructs the CDBL Participant to keep the securities in an Omnibus Account of the CDBL Participant. The CDBL Participant shall however ensure that my/our securities shall not be mixed with the CDBL Participant's own securities.
- 3. I/we agree to pay such fees, charges and deposits to the CDBL Participant, as may be mutually agreed upon, for the purpose of opening and maintaining my/our account, for carrying out the instructions and for rendering such other services as are incidental or consequential to my/our holding securities in andtransacting through the said depository account with the CDBL Participant.
- 4. I/we shall be responsible for:
- (a) The veracity of all statements and particulars set out in the account opening form, supporting or accompanying documents;
- (b) The authenticity and genuineness of all certificates and/or documents submitted to the CDBL Participant along with or in support of the account opening form or subsequently for dematerialization;
- (c) Title to the securities submitted to the CDBL Participant from time to time for dematerialization;
- (d) Ensuring at all times that the securities to the credit of my/our account are sufficient to meet the instructions issued to the CDBL Participant for effecting any transaction / transfer;
- (e) Informing the CDBL Participant at the earliest of any changes in my/our account particulars such as address, bank details, status, authorizations, mandates, nomination, signature, etc.;
- (f) Furnishing accurate identification details whilst subscribing to any issue of securities.
- 5. I/we shall notify the CDBL Participant of any change in the particulars set out in the application form submitted to the CDBL Participant at the time of opening the account or fumished to the CDBL Participant from time to time at the earliest. The CDBL Participant shall not be liable or responsible for any loss that may be caused to me/us by reason of my/our failure to intimate such change to the CDBL Participant at the earliest.
- 6. Where I/we have executed a BO Account Nomination Form
- a) In the event of my/our death, the nominee shall receive/draw the securities held in my/our account
- b) In the event, the nominee so authorised remains a minor at the time of my/our death, the legal guardian is authorised to receive/draw the securities held in my/our account.
- c) The nominee so authorised, shall be entitled to all my/our account to the exclusion of all other persons i.e., my/our heirs, executors and administrators and all other persons claiming through or under me/us and delivery of securities to the nominee in pursuance of this authority shall be binding on all other persons.
- 7. I/we may at any time call upon the CDBL Participant to close my/our account with the CDBL Participant provided no instructions remain pending or unexecuted and no fees or charges remain payable by me/us to the CDBL Participant. In such event I/we may close my/our account by executing the Account Closing Form if no balances are standing to my/our credit in the account. In case any balances of securities exist in the account the account may be closed by me/us in one of the following ways:
- (a) By rematerialization of all existing balances in my/our account:
- (b) By transfer of all existing balances in my/our account to one or more of my/our other account(s) held with any other CDBL Participant(s);
- (c) By rematerialization of a part of the existing balances in my/our account and by transferring the rest to one or more of my four other account(s) with any Other CDBL Participant(s);





8. CDBL Participant covenants that it shall

- a) act only on the instructions or mandate of the Account Holder or that of such person(s) as may have been duly authorized by the Account Holder in that behalf.
- b) not effect any debit or credit to and from the account of the Account Holder without appropriate instructions from the Account Holder.
- c) maintain adequate audit trail of the execution of the instructions of the Account Holder.
- d) not honour or act upon any instructions for effecting any debit to the account of the Account Holder in respect of any securities unless:
- (i) Such instructions are issued by the Account Holder under his signature or that of his/its constituted attorney duly authorized in that behalf;
- (ii) The CDBL Participant is satisfied that the signature of the Account Holder under which instructions are issued matches with the specimen of the Account Holder or his/its constituted attorney available on the records of the CDBL Participant:
- (iii) The balance of clear securities available in the Account Holder's account are sufficient to honour the Account Holder's instructions.
- e) furnish to the Account Holder a statement of account at the end of every month if there has been even a single entry or transaction during that month, and in any event once at the end of each financial year. The CDBL Participant shall furnish such statements at such shorter periods as may be required by the Account Holder on payment of such charges by the Account Holder as may be specified by the CDBL Participant. The Account Holder shall scrutinize every statement of account received from the CDBL Participant for the accuracy and veracity thereof and shall promptly bring to the notice of the CDBL Participant any mistakes, inaccuracies or discrepancies in such statements.

f) promptly attend to all grievances / complaints of the Account Holder and shall resolve all such grievances / complaints as it relate to matters exclusively within the domain of the CDBL Participant within one month of the same being brought to the notice of the CDBL Participant and shall forthwith forward to and follow up with CDBL all other grievances/ complaints of the Account Holder on the same being brought to the notice of the CDBL Participant and shall endeavour to resolve the same at the earliest.

9. The CDBL Participant shall be entitled to terminate the account relationship in the event of the Account Holder:

- (a) Failing to pay the fees or charges as may be mutually agreed upon within a period of one month from the date of demand made in that behalf;
- (b) Submitting for dematerialization any certificates or other documents of title which are forged, fabricated, counterfeit or stolen or have been obtained by forgery
- or the transfer whereof is restrained or prohibited by any direction, order or decree of any court or the Bangladesh Securities and Exchange Commission;
- (c) Commits or participates in any fraud or other act of moral turpitude in his / its dealings with the CDBL Participant;
- (d) Otherwise misconducts himself in any manner.

10. Declaration and Signature

I/we hereby acknowledge that I/we have read and understood the aforesaid terms and conditions for operating Depository Account (BO Account) with CDBL Participant and agree to comply with them.

Applicants	Name of applicants/ Authorized Signatories in case of ltd Co.	Signature With date
First Applicant		<i>\\\</i>
Second Applicant		<i>**</i> //
3rd Signatory (Ltd. Co. only)		✓//



Form-23 CDBL Bye Law

BO Account Nomination Form

Please complete all details in CAPITAL letters. Please fill all names correctly. All communications shall be sent to the crrespondence address of only the first Named Account Holder as specified in BO Account Opening Form -02.

Application No	Date: D D M M Y Y Y Y
Name of CDBL Participant (Up to 99 Characters)	CDBL Participant ID
Iasia Sect	irities Limited 6 2 1 0 0
Account holder's BO ID	
Name of Account Holder (Insert full name starting with Title i.e. Mr. / Mrs. / Ms	/ Dr, abbreviate only if over 30 characters)
I / We nominate the following person(s) who is/are entitled to receive securities holder / all the joint holders.	s outstanding in my/our account in the event of the death of the sole
1. Nominee/ Heirs Details	
Nominee 1 Name in Full	
Short Name of Nominee (Insert full name starting with Title i.e Mr. / Mrs. / Ms /	Dr, abbreviate only if over 30 characters) Title i.e. Mr. / Mrs.
Relationship with A/C Holde:	Percentage (%)
Address:	
CityPost Code State / Division	Country Talenhana
Mobile PhoneFax	
Passport NoIssue Place	
Residency : Resident Non Resident Nationality	
Guardian's Datails (if Nominee is a Minor)	
Guardian's Datails (if Nominee is a Minor) Name in Full	
· ·	ate only if over 30 characters) M M Y Y Y Maturity Date of Minor D M M Y Y Y Y
Name in Full Short Name (Insert full name starting with Title i.e Mr. / Mrs. / Ms / Dr, abbrevi	M M Y Y Y Maturity Date of Minor D D M M Y Y Y Y
Name in Full Short Name (Insert full name starting with Title i.e Mr. / Mrs. / Ms / Dr, abbrevi Relationship with Nominee	M M Y Y Y Maturity Date of Minor D D M M Y Y Y Y
Name in Full Short Name (Insert full name starting with Title i.e Mr. / Mrs. / Ms / Dr, abbrevi Relationship with Nominee	M M Y Y Y Maturity Date of Minor D D M M Y Y Y Y
Name in Full Short Name (Insert full name starting with Title i.e Mr. / Mrs. / Ms / Dr, abbrevi Relationship with Nominee	M M Y Y Y Maturity Date of Minor D M M Y Y Y Y



Nominee 2 Name in Full				
Short Name of Nominee (Inse	ert full name starting with Title i.e N	/Ir. / Mrs. / Ms / Dr, abbrev	iate only if over 30 character	rs) Title i.e. Mr. / Mrs.
Relationship with A/C Holde:			Percentage (%))
Address				
CityPost	Code State / Divisi	on	Country	Telephone
Mobile Phone	Fax Fax		E-mail ID	
Passport No	Issue Place	Issue Da	ıte	Expiry Date
Residency : Resident	Non Resident Nationali	ty	Date of Birth	D D M M Y Y Y
Guardian's Datails (if Nomine	ee is a Minor)			
Name in Full				
Short Name / Insert full name	e starting with Title i.e Mr. / Mrs. / M	//s / Dr. abbreviate only if	over 30 characters)	
Chort valle (moet fall halle	Starting with the he hill / hills. / h	is 7 Di, abbreviate only if		
Relationship with Nominee	Date of Birth of M	inor D D M M Y	Y Y Y Maturity Date of	Minor D D M M Y Y Y Y
Address				
	Code State / Divison			
	Fax			
	Issue Place			
Residency: Resident	Non Resident Nationali	ty	Date of Birth	D D M M Y Y Y
1. Photograph of Nominees /	Heirs			
~//				
Nominee / Heir 1	Nominee / Heir 2		Guardian1	Guardian2
	Name		Signa	ature
Nominee / Heir 1			4/	
Guardian 1				
Nomiee / Heir 2				
Guardian 2				
First Account Holder			<i></i>	
Second Account Holder			<i></i>	



Power of Attorrey (POA) Form

Please complete all details in CAPITAL letters. Please fill all names correctly. All communications shall be sent to the correspondence address of only the first Named Account Holder as specified in BO Account Opening Form -02.

Application No					Date D D	M M Y Y Y							
Name of CDBL Participar	nt (Up to 99	9 Characters)		curities Limite	ed	CDBL Participant ID							
Account holder's BO ID	1 2	0 6 2 1	0 0										
Name of Account Holde	r (Insert f	full name starting	g with Titel i.e. M	r. / Mrs. / Ms / Dr, abbrev	iate only if over 30 chara	cters)							
Power of Attorney Holder's Details Name in Full													
Short Name of Nominee (Insert full n	name starting with	n Title i.e Mr. / Mrs.	/ Ms / Dr. abbreviate only	if over 30 characters)	Title i.e. Mr. / Mrs.							
1. Power of Attorney Hold	er's Contac	ct Details:											
Address													
City F	Post Code	Sta	ate / Division	Country	Teleph	one							
Mobile Phone			Fax	E-r	mail								
2. Power of Attorney Hold	ler's Passp	port Details											
Passport No		Issue Place		Issue Date	Expiry Date								
•					•								
3. Others Information of P	ower of Att	torney Holder											
Residency: Resident	Non Res	sident Natio	nality		Date of Birth D D	M M Y Y Y							
Power of Attorney Effect	ive From	D D M M	YYYY	To D M M	YYYY								
Remarks (Insert reference	- 4- DOA d		ific POA or Genera	I POA etc.):									
	e to POA a	ocument i.e Spec											



4. Photograph of Power of Attorney Holder	
	Please paste recent
	passport size Photograph
	(POA Holder)

5. DECLARATION

The rules and regulations of the Depository and CDBL Participant pertaining to an account which are in force now have been read by me/us and I/we have understood the same and I/we agree to abide by and to be bound by the rules as are in force from time to time for such accounts. I/We also declare that the particulars given by me/us are true to the best of my/our knowledge as on the date of making such application. I/We further agree that any false/misleading information given by me/us or suppression of any material fact will render my/our account liable for termination and further action.

Applicants	Name of applicants/Authorized signatories in case of Ltd Co.	Signature with data
POA Holder		<i>\</i> //
First Applicant		<i></i>
Second Applicant		₩
3rd Signatory (Ltd. Co. only)		<i>\</i> //



DEED OF AGREEMENT FOR CREDIT FACILITY UNDER BSEC MARGIN RULES, 1999.

inis deed of a	greem	ent is	s mad	e and	exec	uted a	t Dnaka	a on				•••••										
										В	etwe	en										
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- 07. The "Client" shall be entitled to credit facility up-to 2 (two) times of clients' margin/clients' deposit (i.e. credit facility shall be on maximum 1:2 basis) or maximum limit of credit facility prescribed by the regulator from time to time and approved by the "Broker". Using the credit facility, the "Client" may purchase quoted approved securities through the "Broker" into the "Margin Account". The "Client" shall at all times be responsible to maintain strictly the maximum limit of the "Debit Balance" at any given time.
- 08. If equity in a client's margin account falls below 150% of the "Debit Balance", the "Broker" shall request the "Client in written or over telephone to provide

additional margin to bring the equity to not less than 150% of the "Debit Balance" within three days from the date of notice.

- 09. If the equity in a client's margin account falls in any way below 125% of the "Debit Balance", the "Broker has absolute discretion and without notic to the "Client" to liquidate the "Margin Account" including the marginable securities deposited to bring the equity to not less than 150% of the "Debit Balance". 10. The "Broker shall have the discretion to vary the margin requirements stipulated in the clause 7, 8 & 9 of this Agreement as per directive/notification/order/circular issued by the regulator or the "Broker" from time to time under the "Margin Rule, 1999 and the "Margin Policy & Procedure of the "Broker".
- 11. If the client exceeds the value of the "Debit Balance" above the stipulated limit and /or violates any other terms and conditions/rules/requirements as laid down by the "Broker" or any regulatory authority from time to time, the "Broker" shall have absolute discretion at the "Client's" risk to sell/buy any or all shares or securities of any company whatsoever in the client's "Margin Account without any consent of any form from the "Client" in order to adjust the "Debit Balance" of the "Margin Account"

In the event the "Portfolio Value" of the "Margin Account" becomes inadequate to regularize the "Debit Balance", the "Client" shall be under obligation to make cash payment to settle any shortfall.





- 12. In the case of "Broker" omitting particular security/securities from the list of "Approved Securities the "Client" shall accordingly adjust the "Portfollo Value or the "Debit Balance within 4(four) market days.
- 13. The "Client may be allowed to transfer shares to link BO account with other DP or withdrawal fund from his account provided that the client has no "Debit Balance" in the account or not exceed the allowed margin limit/ratio permitted by the "Broker" under the "Margin Rules, 1999".
- 14. The "Client" shall pay brokerage commission for all transactions i.e. buy and sell, in the "Margin Account". The "Client" shall also pay brokerage commission for all transactions carried out in order to regularize the "Margin Account". Rate of brokerage will be fixed by the "Broker" and can change from time to time.
- 15. The "Broker" shall have the authority to give notice to the client to adjust the "Debit Balance" in "Margin Account within 30(thirty) trading days for whatever reason. If the "Client" doesn't respond to such notice, the "Broker" shall have absolute discretion at the "Client's" risk to sell/buy any or all shares or securities in any company whatsoever in the client's "Margin Account without any consent of any form from the "Client" in order to adjust the "Debit Balance of the "Margin Account."
- 16. The "Client" shall pay margin account processing fee, margin account renewal fee, other fee, etc. as fixed by the "Broker" from time to time.
- 17. The "Broker will charge P.A. interest (or any change from time to time) on the client's "Margin Account for any debit amount, calculated on a daily basis and realized from client's "Margin Account" quarterly. The "Broker reserves the right to increase/decrease the interest rate.
- 18. The "Margin Account will be fully operated (all buy/sell decisions) by the "Client" at all times other than in the instance of the "Broker" regularizing the account pursuant to clause 3 (5) (6) (7) of Margin Rules, 1999.
- 19. The "Broker" shall have the right to change, rectify, include any terms and conditions in addition to the above at any time with due notice to the Client.
- 20. The "Client" hereby warrants and represents that:
- a. the/she/it has the requisite authority to enter into this Agreement and consummate the transactions contemplated by this Agreement.
- b. the/she/it possesses all requisite and adequate licenses, permits, approvals, and insurances for the performance under this Agreement.
- c. the execution and performance of this Agreement shall not contravene any agreement, deed, instrument, statue, regulation, direction or rules which are applicable to it.
- 21. The "Client agrees to protect and Irrevocably Indemnify the "Broker" from any liability, claim, sults, loss, or damage that the "Broker" shall or may be caused, sustained, incurred, or suffered by reason in maintaining the client's "Margin Account" using the credit facility in any manner whatsoever arising from the breach of any provision of this Agreement or Rules, Regulations, Notifications, Directives, Orders & Circulars time to time impose by the regulator or as per "Margin Policy & Procedure" of the "Broker"
- 22. Any notice under this Agreement required to be given by either party shall be in writing (excluding clause 8 of this agreement) and service shall be effected by courier or facsimile or by first class post to the contact person of other party at the addresses provided herein, provided that any communication or document to be made or delivered to the Broker shall be effective only when received by the Broker at the address to which it is to be sent.

NOMINEE

In the event of the death of one of the joint account holder, the survivor: and on the death of sole account holder the nominee or successor shall be the beneficiary of the transactions. Unless and otherwise it is mentioned in case of joint account both the account holder will be treated as equal partner and incase of death and any other accident the account balance will be divided equally to the joint accountholders or their respective nominees.

GOVERNING LAW

On behalf of Broker

All transactions shall be subject to the Rules and Regulations of the Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Ltd, Chittagong Stock Exchange Ltd. and other prevailing laws and regulations of Bangladesh and in particular the authority hereinafter granted by the client to the BROKER.

SU Signature Signature of the client Name: Customer Code No..... Designation: Witness: Witness: Signature :.... Signature :..... Name Address :.... Address :.....





36 Delta Dahlia Tower, 2nd Floor, Kemal Ataturk Avenue, Banani Road # 17, Block-E, Dhaka-1213, Bangladesh, Phone: +88-02-4108 2407 E-mail: info@tasiasecurities.com, Web: www.tasiasecurities.com Corporate TREC: DSE No. 277 BSEC Reg No. :3.1/ DSE-277-2021/559

Article-1 General Terms

Terms and Condition

- 1-1 The client has absolute discretionary power to make investment decisions and may from time to time instruct the Authorised Representative (A/R) to make such investment(s) for and on behalf by the following means of communication:
 - (a) Order Slip of Tasia Securities Limited
 - (b) Written instruction signed by the client
 - (C) Faxed instruction signed by the client
 - (d) Other evidence of order recorded through any electronic devices accepted by the Tasia Securities Limited
- 1-2 The means of Communication shall constitute evidence of orders made by the client to the AR, which when executed shall be conclusive and binding on the client.
- 1-3 All instruction and orders made by the client over telephone or any other electronic and electrical devices shall be logged by the AR in its system and such records shall be conclusive that the instructions have given by the client and the transactions so ordered or instructed shall be binding on the client.
- 1-4 Order by electronic transmission to the AR shall be made at the risk of the Client and the AR shall under no circumstance be held responsible for any loss due to non-transmission arising out of any electronic, electrical or mechanical fault
- 1-5 In case of telephonic and e-mail support, **Tasia Securities Limited** will only correspond to those number(s) and address that have been provided in the account opening form.
- 1-6 In case of telephonic order, Client/POA holder has to sign buy/sell order within 24 hours after the execution of his trade order
- 1-7 If this is a Joint Account, unless the account holders notify Tasia Securities Limited otherwise and provide such documentation, as Tasia Securities Limited. may require, the brokerage customer account(s) shall be held by the account holders jointly with rights of survivorship (payable to either or survivor). Under these terms and conditions each joint account holder irrevocably appoints the other as attorney in fact to take all action on his or her behalf and to represent him or her in all respects in connection to this agreement. Tasia Securities Limited shall be fully protected in acting but shall not be required to act upon the instruction of either of the account holder, who shall be liable, jointly or severally, for any amounts due to Tasia Securities Limited pursuant to this agreement, whether incurred by either or both of the account holders. Unless and otherwise it is mentioned in case of joint account, both the account holder will be treated as equal partner and in case of death and any other accident the account balance will be divided equally to the joint account holders or their respective nominees, if any.
- 1-8 Jumbo and Market Lots: When an account holder wishes to sell stock, he/she must inform **Tasia Securities Limited** as to the format of the lot being sold, for example 5000 shares in 10's and 2000 in 5's (Jumbo lots are difficult to split with the company and so face a considerable discount to market price)
- 1-9 Margin Agreement has to be signed properly before availing Loan
- 1-10 The Account Holder must show his/her latest portfolio to AR before placing an order
- 1-11 The client shall be eligible to purchase only securities approved by the Management in his/her Margin Account.
- 1-12 The Management may, as its discretion, from time to time add new securities to or remove existing securities from the list of approved securities
- 1-13 The client cannot sell any instrument until the instrument is sellable/matured
- 1-14 The client shall only be allowed to buy a particular instrument if he/she has purchase power to buy that instrument in his/her Margin Account.
- 1-15 The client has to sign pay in slip and trade confirmation after execution of his/her given order.
- 1-16 The AR upon acceptance of an order shall undertake necessary steps to execute such orders of the client. If the Means of Communication is not satisfacto ry, the AR shall not be obliged to comply with such order but revert back to client for clarification.
- 1-17 If the value of an order of the client exceeds the purchasing power of the client, which will be determined by the available cash and Margin Loan in the account, the AR shall have the discretion either to reject the order or modify the order by reducing the order quantity and/or eliminating a specific order in his/her Margin Account.
- 1-18 The sole responsibility for making investment decision shall be on the client and the AR will not make any discretionary investment decision for or on behalf of- the client.
- 1-19 The AR shall under no circumstance be responsible or liable for any result whether advers of otherwise of the investment decisions of the Client.
- 1-20 The client acknowlidges that the AR neither guarantees any rate of return nor profit from any investment to the client nor shall be responsible for any losses caused to the client due to fluctuations of the capital market.
- 1-21 The client may from time to time appoint or remove any person as Authorized Person/Power of Attorney holder to act on behalif of the client.

- 1-22 Such Authorized Person shall be able to do all acts and give instructions or orders for all transactions under this Agreement, including operating the account(s) of the client and shall be acting for and on behalf of the client or described in the power of attorney declaration by the client until he/she removed in the manner stipulated hereunder.
- 1-23 The AR may act on the instructions of an Authorized Person until it actually receives written notice from the client of the removal of such Authorized Person and may in any event act on any instructions issued by the Authorized Person before the date of receipt of the written notice of such removal.
- 1-24 The client shall bear the full responsibility of the acts or omission of its authorized person. The AR shall not be held liable for any irregularities or unauthorized acts committed by the Authorized Person including and not limited to, unauthorized placing of securities purchase/sale orders or withdrawal of fund/securities.
- 1-25 In case the client is a limited company, institution, association, trust or a firm, the signatories to this Agreement shall provide full corporate documents, including board approvals and shareholders' approval (if any) supporting the appointment of the Authorized Person prior to the agreement.
- 1-26 The client shall solely responsible for notifying the Bangladesh Securities and Exchange Commission and other concerned authorities in the case of acquiringsubstantial shares of a company and/or trading shares of companies in which the client holds Directorship or in other case where it is obligatory to notify the regulatory authorities.

Article-2 Fees Charges and Interest

- 2-1 The account holder will pay a brokerage commission of (in words) and any other related expenses and charges that may from time to time be applicable. Every transaction concluded through and recognized by the DSE or the CSE is subject to transaction levies or other fees imposed by the DSE & CSE. The account holder understands that the rate of commission may be changed from tine to time.
- 2-2 The account holder will pay an interest at the rate of may be changed from time to time. in his/her margin account. The account holder understands that the rate of commission

Article - Nominee

- 2-1 The account holder will pay a brokerage commission of (in words) and any other related expenses and charges that may from time to time be applicable. Every transaction concluded through and recognized by the DSE or the CSE is subject to transaction levies or other fees imposed by the DSE & CSE. The account holder understands that the rate of commission may be changed from tine to time.
- 2-2 The account holder will pay an interest at the rate of may be changed from time to time. in his/her margin account. The account holder understands that the rate of commission

Article - Nominee

- 3-1 In the event of death of the Client, the nominee(s) as prescribed by the Client in the application form shall be the only person(s) recognized by the Management as being entitled to the asset of the portfolio.
- 3-2 In case nominee(s) are not mentioned, the Management shall not be obliged to deal with any person or persons accept any right, title or interest of any person unless such person is holding a valid succession certificate, probate or letter of administration covering the investment from a court of competent jurisdiction and subject to such further documents or evidence that the Management may require.

Article - 4 Notice

- 4-1 Any notice provided for in this Agreement shall be in writing and shall be first transmitted by facsimile transmission, and then confirmed by registered mail or courier service, in the manner as elected by the party giving such notice to the addresses provided in account opening form.
- 4-2 All notices shall be deemed to have been validity given on (i) the Business Day when the transmission was made, if transmitted by facsimile transmission, or (ii) the expiry of 3 (three) Business Day after posting if transmitted by registered mail or (iii) the Business Day of receipt, if transmitted by courier
- 4-3 Any party may, from time to time, change its address or representative for receipt of notices provided for in this Agreement by giving to the other party, not less than 10 (ten) days prior written notice.
- 4-4 Client has to strictly follow the laws, rules and regulation of all the regulatory bodies
- 4-5 In case of deposit through cheque, the client cannot trade until his/her deposited cheque is matured.
- 4-6 In case of cash deposit, the client can deposit a maximum amount of Taka 8.75 Lac cash to the respective bank referred by the **Tasia Securities Limited.** in any given day.
- 4-7 In case of money withdrawal, Client has to submit a money withdrawal requisition slip to the Accounts Department of **Tasia Securities Limited. TSL** shall only issue A/C Cheque in the name of Account Holder. No cash/cash cheque/fund transfer shall be allowed.
- 4-8 In case of issuance of Cheque to AP/POA Holder's name, client has to submit a Registered POA Agreement from 1st Class Magistrate. In this case, Tasia Securities Ltd. decision will be full and final.
- 4-9 If any change(s) regarding account information, client must place a written request to the CEO/Managing Director of Tasia Securities Limited.
- 4-10 Client must check and verify all documents he/she receives from **Tasia Securities Limited** and make sure that those documents are duly signed by Authorized Person of the company. Once satisfied he/she should sign in those documents. If any documents is not duly signed by the Authorized Signature of any employee then client cannot make any complain against that particular document.





Article-5 Termination of Agreement

- 5-1 This agreement shall continue in force until terminated by either party giving to the other not less than 30 (Thirty) Business Days' notice in writing provided that either party may upon serving written notice to terminate this Agreement in occurrence of any one of the following events:
 - (a) The other party is in breach of material terms of this Agreement, which shall not been remedied within 15 (Fifteen) days after serving of written notice requiring the breach to be remedied.
 - (b) The other party shall go into bankruptcy or liquidation, a resolution is passed for its winding up or a receiver or similar officer is appointed over any assets of the party.
 - (c) Occurrence of any other matter that causes permanent disability for the Manager to carry out portfolio management functions.
- 5-2 The company resserves the right and sole discretion to liquidate the Portfolio of the Client in whole or in part without notice to the Client when total investment of the account holder falls below 125% of the debit balance in the margin account to bring the equity to not less than 150% of the debit balance.

Article - 6 Governing law and jurisdiction

6-1 This agreement shall be governed by the law of Bangladesh.

Article - 7 Miscellaneous

- 7-1 **Tasia Securities Limited** shall be fully authorized to modify or vary the terms and conditions contained herein for compliance with any prevailing or change of relevant laws relating to matters herein.
- 7-2 The Schedule(s) and any rider(s) attached hereto including the Account Opening Form, together with this Agreement shall constitute the entire Agreement between the parties hereto and supplement this Agreement.
- 7-3 This Agreement is or shall be in compliance with the Bangladesh Securities and Exchange Commission (BSEC) laws and such rules, regulations, notices or circular issued by the Bangladesh Securities and Exchange Commission from time to time.

I/we have read the terms and conditions contained herein above, and having agreed with such terms and conditions.

I/we put my/our/company seal and signature on this the......day of......20

Applicant	Full Name	Signature with Date
First Applicant		<i>*//</i>
Second Applicant		<i>*</i> //
Third Applicant (Ltd. Co. Only)		<i>W</i>



SIGNATURE CARD

ime of Account Holder	td. 277	
	Full Name (In Block Letters)	
First Account Holder		
Second Account Holder		
3 rd Applicant (Lid. Co. Only)		
Authorised Person		<i>\(\(\tau \)</i>
Frist Applicant Photo	Joint Applicant Photo	Nominee Photo
of Account		
☐ Margin ☐ Non Margin	☐ Single Account	☐ Joint Account



KYC Profile Form (Under FORM – II) (Filled by the Stock Broker)

Name o	of the Account Holder(s)	:																			
B.O. Ac	count Number : 1 2	2 0)	6 2	1	0	0														
Custom	ner Account Number :																				
Occupa	ation (with Joint Account	Holde	r's,	if any) :																	
Name of MD/CEO (in case of Company or Institution or Firm) :																					
Nature	of Business (in case of C	Compa	any	or Instit	ution	or Fir	m): .														
Describe in detailed as to whether the account holder (the individual/institution/company) is a director/sponsor of a listed company or he/it is a politically																					
	d person (PEP)/Influentia					•										•		Í		·	Í
Source	of Fund :																				
Approxi	imate amount of Daily/M	onthly	//An	nual tra	nsact	ions :															
Describ	e in detailed, how source	e of fu	ınd ı	was ver	ified :			•••••													
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SL.	Nature of Doo	umer	nts				Num	ıber		-	Pho Ye		py Ob	tained No		Applica	able f	for			
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02	Passport				\top					†					lı	ndividual (if any) or I	NRB	or NF	R or For	eigner	
03	Visa/Residential Permit	and \	Wor	k Permi	t					†					T N	NRB or NR or Foreig	gner				
04	Birth Certificate				T					T					Ir	ndividual (if any)					
05	Driving License														Ir	ndividual (if any)					
06	Bank Account with supp	porting	g do	cument											lı	ndividual (if any)					
07	NID/Birth Certificate/Pa	sspor	t												lı	ndividual (if any) or l	NRB	or NF	or For	eigner	
80	NID/Birth Certificate/Pa	sspor	t		\perp					\perp					<u> </u>	NRB or NR or Foreig	gner				
09	Registration Certificate				\perp					\perp					-	Firm/Company/Institu					
10	Date of Incorporation				\perp					4					-	Firm/Company/Institu					
11	Memorandum of Assoc				\bot					4					-	Company/Institution					
12	Articles of Associations				+					\perp					-	Company/Institution					
13	Trade License				+					+					-	Firm/Company/Institu					
14	E-TIN VAT Registration				+					+					-	Firm/Company/Institu Firm/Company/Institu					
16	Particular of Directors				+					+					-	Company/Institution	ution				
Comm	ents (if any) :		•••••					•••••		•••••				•••••							
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Open	ning Officer with date & Seal																			Authorize EO with al	
When v	vas the information relate	ed to t	the A	Account	last r	reviev	ved a	and (update	ed?	If any	, dea	s with	comme	ents	:					



36 Delta Dahlia Tower, 2nd Floor, Kemal Ataturk Avenue, Banani Road # 17,Block-E, Dhaka-1213, Bangladesh Phone: +88-02-4108 2407, E-mail: info@tasiasecurities.com Web: www.tasiasecurities.com

CDBL Bye Laws

Pay in Transfer Form

Date: D D M M Y Y Y

Please Complete all details in CAPITAL letters. Pleaer fill all names correctly. All communication shall be sent only to the First Named Account Holder's Correspondence address.

1	1. Transferee Details														
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		Ap	plic	ants				Na	me o	f app	lican	ts / A	authorized signatories of Itd Co.	Signature with date	
ŀ	First	Appl	icant											<i>\\\</i>	
	Sec	ond A	pplic	ant										<i>\(\lambda\)</i>	1
	3rd	Signa	itory	(Ltd.(Co.Or	nly)								//	
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4	. To b	e fille	ed by	the	Dp										
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Required Documents

Lis	t of Required Documents for Individual Account :	Yes	No
01	2 Passport Size Photograph (Applicant's name in block letter, signature).		
02	2 Passport Size Nominee's Photographs (Attested by the applicant). In case the nominee is minor, a document of guardian must be given by the applicant.		
03	Photocopy of National ID. or Passport		
04	If National ID Card is not available then, Photocopy of Passport/Driving License/Nationality Certificate with attested photo.		
05	Bank Certificate (Mandatory in Case Where National ID Card is not available)/ Bank Statement		
06	Photocopy of Employee ID Card/ (applicable only for service holder)		
07	Trade license/approval of operational head (if profession is business).		
08	1 photo of authorized person, if any (attested by the applicant) and also a copy of any national photo ID of the authorized person.		
09	E-Tin Number		
Lis	st of Required Documents for Joint Account :		
01	2 Passport Size Photographs of both applicants (Applicant's name in block letter, signature).		
02	2Passport Size Nominee's Photograph, if any (attested by both applicants) In case the nominee is minor, a document of guardian must be given by the applicant.		
03	Photocpy of National ID of both applicants.		
04	If National ID Card is not available then, Photocopy of Passport/Driving License/Nationality Certificate with attested photo of both applicants.		
05	Bank Certificate (Mandatory In case where National ID Card is not available) / Bank Statement. (at least for the principal applicant).		
06	Photocopy of Employee ID Card/ (applicable only for service holder), (at least for the principal applicant).		
07	Trade license (if profession is business).		
08	1 photo fo authorized person, if any (attested by both applicants) and also a copy of any national phto ID od the authorized person.		
09	E-Tin Number		
Lis	st of Required Documents for Corporate Account (Primary Documents) :		
01	2 Photographs of managing Director(s)/All of the partners/Members of the Governing Bodies with their names in block letters, signature.		
02	Bank Certificate / Bank Statement of the organization.		
03	Photocopy of Managing Directors /All of the partners / Membrs of the Governing Bodies' National ID card/valid Passport / Driving License / Nationality Certificate / E-tin with attested photographs.		
L	ist of Required Documents (Proprietorship)		
01	Copy of valid Trade License.		
02	1 Photograph of Authorized Signatory (if any) attested by the principal applicant.		
03	If Nominee is mentioned, them nominee, signature and 1 photograph attessted by the applicant.		
04	E-Tin Number		



Required Documents (Cont.)

Lis	t of Required Documents (Partnership) :	Yes	No
01	Copy of valid Trade License.		
02	Partnership Deed.		
03	1 Photograph of Authorized Signatory (if any) attested by all the partners.		
04	Partner's letter of authority to open account and authorization for operation.		
05	E-Tin Number		
Lis	t of Required Documents (Liability Company) :		
01	Copy of valid Trade License.		
02	Copy of RJSC Certified Momorandum and Article of Association (MEMART) and please check the below documents in the Memorandum and Article of Association:		
	a. Copy of Certificate of Incorporation and Commencement of Business (for Public Ltd. Co.)		
	b. Latest copy of form XI		
	c. List of Directors along with addresses (or) A license from Bangladesh Bank (in case of financial institution).		
03	List of authorized signatories along with address.		
04	Copy of Board resolution to open the account and authorization for operation.		
05	E-Tin Number		
Lis	t of Required Documents (Association/Trust/Society/Provident Fund) :		
01	Trust deed (for trust account only).		
02	Copy of constitution / bylaws / rules.		
03	Certificate of registration.		
04	List of members of the governing bodies along with addresses.		
05	Copy of resolution of governing body to open the account and authorize for opetation.		
06	List of authorized signatories along with addresses.		
07	Reorganization Letter from NBR (for provident fund only).		
08	E-Tin Number		





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