MODEL TRIPARTITE AGREEMENT BETWEEN THE ISSUER, EXISTING SHARE TRANSFER AGENT AND NEW SHARE TRANSFER AGENT

This Tripartite Agreement (hereinafter day of		
Company incorporated and registered u any previous company law and ha	inder the provisions of the Compar	•
		(address)
(hereinafter referred to as the "Issuer") meaning thereof, be deemed to mean ar and successors in title, as the case may be	nd include its executors, administrat	
And		
	(name of t	the Existing STA)
(Securities and Exchange Board of India office at	a registered share transfer agent) a	nd having its Registered
(hereinafter referred to as the "Existing S context or meaning thereof, be deeme legal representatives and successors in	ed to mean and include its execu	utors, administrators,
And		
	(name o	of the New STA)
(Securities and Exchange Board of India office at	a registered share transfer agent) a	nd having its Registered
(hereinafter referred to as the "New STA or meaning thereof, be deemed to me representatives and successors in title, a	an and include its executors, adm	inistrators, legal
WHEREAS		
1. The Issuer is listed on	and	(name

	of the stock exchange/s) and has number of shareh services relating to transfer, transmission etc, in accordance	
2.	The Issuer had an agreement dated	with the Existing STA to
	render services to its shareholders. The Issuer vide its letter	dated
	has given notice to the Existing STA to discontinue its service STA w.e.f as per the Board Res	• •
3.	The New STA is a Securities and Exchange Board of India agent having registration no: approached the New STA to act as its share transfer agent and assignment.	a registered share transfer and the Issuer has the New STA hasaccepted the
4.	In terms of regulation 9A (1) (b) Securities and Exchange Bollssue and Share Transfer Agent) Regulations, 1993, the Ne entered into an agreement dated	
5.	In terms of regulation 7(4) of Securities and Exchange Obligation and Disclosures Requirements) Regulations, 20 enter into an Agreement with the Existing STA and New Sthe Existing STA.	115, the Issuer is required to
NOW	THEREFORE the Issuer, the Existing STA and the New STA do	hereby agree asfollows:
6.	The cut-off date for the purposes of this agreement shall be discontinuation of work by the Existing STA shall be be mutually agreed among the parties. The parties may ag for different activities which shall be specified in the Annexur	which shall ree on different cut-offdates
7.	In terms of Clause 23 of Code of Conduct for Registrar to a Agents as given in Schedule III of regulation 13 of Securit India (Registrars to an Issue And Share Transfer Ager Existing STA has handed over all the records/ data and possession in its capacity as a share transfer agent to the I month from the date of termination of agreement of Existing New STA.	ies and Exchange Board of its) Regulations, 1993, the documents which are in its New STA/ Issuer, within one
8.	The Issuer has obtained "No Objection Certificate" (in depositories) from Existing STA. (If any regulatory order has STA, "No Objection Certificate" from Existing STA for shifting and has paid all outstanding dues to existing STA after hando	been passes againstExisting g of ISIN willnot be required.)

9. The Issuer had appointed an independent auditor to carry out sample check of the records/ data and documents to be handed over by Existing STA. It shall be

- responsibility of the Existing STA to certify and ensure completeness of all recordsof the Issuer (stored in Physical and/or electronic form) at the time of handover.
- 10. The Existing STA had allowed the auditors appointed by the Issuer and New STA to inspect the records/ data and documents to be handed over to the New STA/Issuer.
- 11. The Existing STA has handed over the records/ data and documents of previous 3 years to New STA prior to the cut-off date and rest of the records/ data and documents, if any, have been handed over to the Issuer.
- 12. The Issuer and the Existing STA have ensured that all records/ data and documents along with computer data have been properly handed over to the NewSTA.
- 13. The Existing STA had handed over the check list as per Annexure-I to the New STAprior to the audit. The Existing STA has handed over the records/ data and documents (as per Annexure-I) duly catalogued and indexed to the New STA under intimation to the Issuer. The Existing STA has elaborately listed out all the missing records/ data and documents in the Annexure-I enclosed. The Existing STA has also mentionedwhether the said records/ data and documents were missing at the time of their appointment as share transfer agent or the same were handed over to them by the Issuer/ previous share transfer agent and records/ data and documents have been subsequently misplaced at their end.
- 14. The New STA has acknowledged the receipt of the records/ data and documents and has performed a sample check on the records/ data and documents.
- 15. The discrepancies, if any, have been brought to the notice of Existing STA and the Issuer and have been incorporated in the Annexure-I.
- 16. The capital reconciliation of the Issuer (i.e. Issued Capital = NSDL holding + CDSLholding + physical shareholding) has been be carried out by the New STA. The Existing STA has provided such capital reconciliation for data being handed overas on cut-off date.
- 17. The New STA shall process various investor requests by using the data as provided by the Existing STA in good faith.
- 18. The Existing STA has provided its full co-operation to resolve the discrepancies in the records/ data and documents and has provided reasonable and clear explanation for discrepancies in the records/ data and documents, if any.
- 19. The Existing STA has extended necessary co-operation for shifting of ISIN to New STA as also for conversion of soft data as per file formats required for seamless loading by the New STA, to resolve gaps and/ or discrepancies observed in the records/ data and documents being handed over.
- 20. The Existing STA has fully co-operated with the New STA and Issuer during the transition period for the change of share transfer agent.
- 21. The Existing STA has performed all the activities of share transfer agent till cut-offdate.

- 22. All the liabilities/ responsibilities prior to cut-off date pertaining to share transfer work shall be borne by the Issuer/ Existing STA, as applicable. The New STA will not under any circumstance be held liable/ responsible for the said period. Similarly, the Issuer/ New STA, as applicable, will take responsibility for all actions pertaining to share transfer work after the cut-off date and shall be held responsible for any liability arising thereafter, except for the liability that may arise on execution of the activities in good faith, based on the data received from the Issuer/ ExistingSTA.
- 23. After handing over the records/ data and documents, the Existing STA shall preserve soft copy of the data handed over to New STA for a period of 3 years and thereafter Existing STA will not be responsible for loss of any records pertaining to any such prior period.
- 24. The hard copy of the data /documents pertaining to physical shareholders as of cut-off date has been printed in triplicate by the Existing STA and the same has been signed by the Existing STA, New STA and the Issuer and shall be kept with each of the share transfer agent. (In case it is not possible to print the entire share master, then the soft copy of the data as of cut-off date shall be handed over to the Issuer, New STA and the Existing STA.)
- 25. This Agreement has been signed by the parties only after Existing STA has issuedthe "No Objection Certificate" to shift the ISIN to New STA. All the items listed in Annexure-I have been checked by the auditor appointed by the Issuer and the NewSTA. Annexure-I has become a part of this Agreement and has been signed by the Existing STA, New STA and the Issuer.
- 26. The copy of this Agreement shall be submitted by the Issuer to the stock exchange(s) wherever the Issuer shares are listed. In terms of the provisions of the Securities and Exchange Board of India (Listing Obligation and Disclosures Requirements) Regulations, 2015, intimation is required to be given to the stock exchange(s) within seven days of signing of the Agreement and the copy of this Agreement is to be tabled at the subsequent meeting of the Board of Directors of the Issuer.
- 27. All the disputes and the differences that may arise in future as regards this Agreement shall be resolved amicably and expeditiously and if such attempts fail, the same shall be resolved as per the provisions under law, for the time being inforce.
- 28. The provisions of this Agreement shall always be subject to any rules, regulations, guidelines and circulars issued by Securities and Exchange Board of India and other provisions of law in force.
- 29. The Issuer has taken special contingency insurance policy to cover risk out of fraud, forgery, errors of commission/ omission, etc.
- 30. Words and expressions which are used in this Agreement, but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the rules and regulations of the Securities and Exchange Board of India and circulars issued thereunder.

This Agreement can be altered, amended and/ or modified by the parties mutually in writingwithout derogating from the contents of this Agreement. Provided however, if the rightsand obligation of the parties hereto are altered by virtue of changes in rules and regulations of Securities and Exchange Board of India or bye-laws, rules and regulations of the stock exchange(s), such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this Agreement.

IN WITNESS WHEREOF the parties hereinto have set their hands on the day and year hereinabove written.

Signature of Existing STA	Signature of the Issuer	Signature of New STA		
Name, Designation and	Name, Designation and	Name, Designation and		
Date	Date	Date		
Address	Address	Address		
Signature of Witness	Signature of Witness	Signature of Witness		
Name and Date	Name an Date	Name and Date		

Annexure - I

Sr.	Records/	Data	and	Records	/ Data	Miss	•	Remarks
No.	Documents	Name		and		Ranges		
				Documents				
				From	То	From	То	
1		_	•					

While handing over the records/ data and documents, the following shall belisted in the above format.

- 1. Specimen signatures of the physical shareholders
- Original Affidavits along with supporting documents for change in signatures of the holders recorded/ to be recorded by the Existing STA. KYC Forms along with supporting documents
- 3. Transfer deeds/ transmission forms for securities duly transferred / transmitted along with supporting documents. Also photocopies for all objected transfer deeds/ transmissionforms along with their supporting documents.
- 4. Pending transfer deeds along with share certificates and supporting documents, received for transfer / transmission.
- 5. Demat / remat request forms for already dematted/ rematted shares
- 6. Pending cases for demat/ remat, if any
- 7. Register & request documents of stop transfers, name correction, transmission, duplicate consolidation/split s/c, nomination, transfers / transmission, demat, remat etc.
- 8. Files for intimation to Stock Exchanges for loss of securities and data of duplicate certificates issued
- 9. Register of power of attorney cases along with attested copies of the POAs and their specimen signatures
- 10. Memorandum and Articles of Association& board resolutions for corporate bodies,
- 11. Register and file of mandate cases along with soft copy.
- 12. File of original executed indemnities, Affidavits, etc. along with all supporting documents received for duplicate certificate issue, refund
- 13. File of stop transfer cases, related correspondence/court injunction/ other orders, etc.
- 14. Soft copy of previous year's Annual Return filed with ROC.
- 15. Allottee registers for all issues (public/rights)
- 16. Non allottee registers
- 17. Allottee and non allottee IPO / rights applications
- 18. Bank schedules
- 19. Bulk registers
- 20. Register of members
- 21. Paid/unpaid list for refund/dividend (all years) along with soft copy
- 22. Paid/unpaid list for allotment/call money along with soft copy
- 23. Reconciliation of refund/dividend accounts
- 24. Paid warrants refund/dividend, if being stored by Existing STA

- 25. Paid stubs allotment/call money, if being stored by Existing STA
- 26. Correspondence with shareholders
- 27. File of legal cases/court/consumer forum/CBI /Police cases28. Files
- of SEBI/NSE/BSE/RoC queries replies
- 29.Undelivered postal articles (share certificates/refund/DDs/div war)30.Original documents for nominations registered.
- 31.IEPF Registers
- 32. Clause 5A registers.
- 33.Last set of shareholding pattern reports including regulatory submissions (hard or softcopies)

Computer data

- 1. Name master
- 2. Certificate master
- 3. Transaction files (td files/demat files from beginning)
- 4. Allottee/non-allottee data (public/rights/ Bonus / split / merger / demerger etc...)
- 5. Dividend files (all years)
- 6. Paid/unpaid files for dividend/refund
- 7. Refund files
- 8. Allotment/call money paid/unpaid files
- 9. Signature scanned data if any (compatible with New STA system)
- Benpos and history file of NSDL&CDSL for current financial year.11.
 Occupation code list and status code list
- 12. Soft data unpaid dividend filed with IEPF for previous years.13. Data of forfeited shares, if any.
- 14. 'stop' master
- 15. All other transaction files, like transmission, duplicate certificate, master corrections etc.

Company specific information

- 1. List of Authorised signatories for transfer / transmission and duplicate/new share certificates.
- 2. Specific work instructions including limits for Duplicate/TWLR/Issue of newcertificates, if any
- 3. MIS reporting system.
- 4. Handling of monitoring reports for Insider Trading, if any.
- 5. Capital build up history with DNR ranges, along with the details of the issues
- 6. Copies of in principle/ listing/trading approvals from stock exchanges, if any.
- 7. Additional documents, if any.