



SECURITIES

Corporate Member:

Dhaka Stock Exchange Limited-3.1/132/98-023, Chittagong Stock Exchange Limited-3.2/CSE-121091/98-012

			310	-	R ACCC													
ate: D D M M Y	Y Y	Y		[FII	LL UP THE	FORM IN	CAPIT	TAL LET	TERS]			Accou	nt Ty	pe:		Cash[N	larg
ient Code :										Lir	nk Cod	e :						T
First Accont Holde Name of the Customer : Father's/Husband's Nam																		
Mother's Name :																		
Date of Birth :						: M			emale		itional							
Present Address :																		
Permanent Address :																		
Occupation :		•••••	••••••	T	el # :	E-Tin	#:		E-m	ail ID	:	 		······			 	
Joint Account Holder Name of Joint Account H Father's/Husband's Nam Mother's Name:	e :								••••••							Signed Pl Joint Acc		
Present Address :					Sex			Female										
			• • • • • • • • • • • • • • • • • • • •		Mobile	:			• • • • • • • • • • • • • • • • • • • •			lel#:					******	
Permanent Address :		• • • • • • • • • • • • • • • • • • • •																
Permanent Address :				To	el # :													
Permanent Address: Occupation: Authorized Person Information Name of Authorized Person Father's/Husband's Name	ormation	n		To	el#:	E-Tin	#:		E-m	ail ID							ootogra	ph of
Permanent Address: Occupation: Authorized Person Inf Name of Authorized Person Father's/Husband's Nam Date of Birth:	ormation	1		т	Sex :	E-Tin	#: [Female	E-ma	ail ID	:				••••	Signed Pl	ootogra ount H	ph of
Permanent Address : Occupation : Authorized Person Inf Name of Authorized Pers Father's/Husband's Nam Date of Birth : Present Address :	ormation	n		То	Sex :	E-Tin	#: [Female	E-ma	ail ID	:	Tel # :				Signed Pl Joint Acc	ootogra ount H	ph of older
Permanent Address : Occupation : Authorized Person Inf Name of Authorized Pers Father's/Husband's Nam Date of Birth : Present Address : Permanent Address :	ormation	1		то	Sex :	E-Tin	#: [Female	E-m	ail ID	: : y :	Tel # :				Signed Pl Joint Acc	notogra ount H	ph of
Permanent Address: Coccupation: Authorized Person Information of Authorized Permanent Address: Permanent Address: Coccupation: Difficer or Director of any	ormation son:e:	n	ge List	To	Sex :	E-Tin	#:	Female	E-ma	onalit	ty:	Tel # :				Signed Pl Joint Acc	notogra	ph of
Permanent Address : Occupation : Authorized Person Inf Name of Authorized Person Father's/Husband's Nam Date of Birth : Present Address :	ormation son :e :	n change	ge List	To	Sex: Mobile el #:	E-Tin	#: [#: [Female	E-ma	ail ID :	ty:	Tel # :				Signed Pl Joint Acc	ootogra ount H	ph of blder
Permanent Address: Occupation: Authorized Person Inf Name of Authorized Person Father's/Husband's Nam Date of Birth: Present Address: Permanent Address: Occupation: Officer or Director of any If yes, Name of the Stock Bank Name :	ormation son :e :	n change	ge List	To	Sex: Mobile el #:	E-Tin	#:	Female	E-ma	ail ID	Ey:	Tel#:				Signed Pl Joint Acc	notogra ount H	pph of blder
Permanent Address : Occupation : Authorized Person Inf Name of Authorized Pers Father's/Husband's Nam Date of Birth : Present Address : Permanent Address : Occupation : Officer or Director of any If yes, Name of the Stock Bank Name :	ormation son :	n l	ge List ed Co	To	Sex: Mobile el #:	E-Tin	#: #: Rou	Female No	E-ma	onalit	ty:	Tel # :				Signed Pl Joint Acc	ount H	ph of older
Permanent Address: Occupation: Authorized Person Inf Name of Authorized Person Father's/Husband's Name Date of Birth: Present Address: Permanent Address: Occupation: Officer or Director of any f yes, Name of the Stock Fank Name: Franch Name: Coccupation:	ormation son :	n l	ge List ed Co	To	Sex: Mobile el #:	E-Tin	#: #: Rou	Female No	E-ma	onalit	ty:	Tel # :	ation	form	an are	Signed Pl Joint Acc	ount H	ph of blder

Officer/Manager/Branch In-charge



(TERMS AND CONDITIONS FOR OPENING A BROKERAG ACCOUNT)

DECLARATION / AGREEMENT

I/ We the undersigned whose information is given in the Brokerage Application Form hereby request to be registered as a client of LankaBangla Securities Limited, to open a brokerage account in my/our/company name. I/We further agree and confirm that the account hereby requested to be opened by me/us shall be held and be governed by the terms and conditions of this agreement as provided hereinafter and as may be modified from time to time by LankaBangla Securities Limited and that I/we/company name have/has the necessary authority and permission to enter this agreement.

TERMS AND CONDITIONS

Instruction: A written instruction shall be given to LankaBangla Securities Limited from time to time to purchase and/or sell investments (which shall mean and include stocks, debentures, mutual funds and private placement or any other similar financial instrument as may be made available from time to time) on behalf of the account holder. On receipt of such instructions along with a cash deposit or delivery of shares, LankaBangla Securities Limited shall, so far as LankaBangla Securities Limited considers it reasonably parcticable, purchase and/or sell investments in accordance with those instructions, provided always that (I) any such dealings do not contravence any applicable laws or regulations; (II) LangkaBangla Securities Limited shall have an absolute discretion to accept or reject pruchase/sell instructions and (III) accounts holder's instruction shall include the following details:

- The name of the investment.
- · Quantity.
- · Price with notification of limit or discretion.
- The duration of the order.
- The nature of the lot (i.e. scrip size) for sale or the desired format for purchase order (See Note below).
- The order should specify completion formats of:
 - All or partial fill with minimum trade value or number of shares.
 - Mode of execution i.e. DVP (Delivery versus payment)/NON DVP (non delivery versus payment).

(Note: The number of shares constituting a "market lot" may change. Sellers must include the exact format of their holding. This has a direct impact on market pricing given the predominantly retail nature of the market. Trades may fail where non-agreed lot sizes are delivered).

Joint Accounts: If this is a joint account, unless the account holders notify LankaBangla Securities Limited otherwise and provide such documentation as LankaBangla Securities Limited may require at its sole discretion, the brokerage account(s) shall be held by the account holders jointly with rights or survivorship (payable to either or the 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 with this agreement. LankaBangla Securities Limited shall be fully protected and indemnified 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 LankaBangla Securities Limited pursuant to this agreement, whether incurred by either both of the account holders.

Risk: The account holder understand(s) that the stock market is a rapidly changing market and that there is an inherent risk in incurring loss in share dealings, which LankaBangla Securities Limited, is not in anyway whatsoever liable and/or responsible for the share dealings of the account holder.

Limit Orders: While LankaBangla Securities Limited will endeavor to purchase or sell the investment within the limits of the prices that may be notified by the account holder, LankaBangla Securities Limited does not guarantee or assure that the transactions will be materialized on such notified limits, LankaBangla Securities Limited will always endeavor to obtain the best price.



Agents: LankaBangla Securities Limited is authorized to employ other brokers as agents to perform all or part of its duties under these terms and conditions and to provide information regarding the account to such agents. LankaBangla Securities Limited may seek and act on an opinion from any lawyer, accountant or professionl adviser or other expert and shall not incur any liability by acting upon such opinion.

Associate Companies: LankaBangla Securities Limited may purchase and / or sell investment on behalf of the account holder by placing order with itself and other company whether acting as underwriter(s), investment manager(s), marchant or commercial bank(s), registered or licensed deposit-taker(s), broker (s), dealer(s) or otherwise, or with any other broker(s) and dealer(s) as LankaBangla Securities Limited in its sole discretion may decide.

All Rules and Regulations of the Stock Exchange(s): All transactions duly concluded through and recognized by the Dhaka & Chittagong Stock Exchange Limited (hereafter DSE & CSE) is governed by the respective rules of DSE & CSE relating to trading and settlement in particular and will be binding on both the parties concerned.

Payment and Disclosure: LankaBangla Securities Limited shall not be obliged to make any payment on behalf of the account holders. LankaBangla Securities Limited may disclose information regarding the account holder or his/her dealings in relation to this agreement to any department of the government or public, body upon request, whether or not such request is in fact legally enforceable, and LankaBangla Securities Limited will not be liable in any way to account holder for doing so.

Cancellation provisions: LankaBangla Securities Limited is authorized, in its absolute discretion, should the undersigned die or should LankaBangla Securities Limited for any reason whatsoever deems it necessary for its protection, without notice, or for any reason to cancel any outstanding orders in order to close out the accounts of the account holder, in whole or in part, or to close out any commitment made on behalf of the account holder.

Indemnity: In the event of a default, omission or act committed by LankaBangla Securities Limited as a broker/member of the DSE & CSE the account holder shall be indemnified if and only as provided by the Rules and Regulation of the DSE & CSE.

Confirmation and Settlements: LankaBangla Securities Limited shall use its best endeavors to provide the account holder with (a) written confirmation of each transaction it has effected on instructions and (b) contract notes (in such form as LankaBangla Securities Limited shall determine) setting forth (i) details of the trade date, value date, settlement date, quantity, price, commission rate and DSE 'Howla' number equivalent provided also that the account holder does hereby agree and undertake to confirm in writing beforehand of all its/ther instructions.

Fees and expenses: The account holder will pay a brokerage commission of, and any other related expenses as charged that may from time to time be applicable, Every transaction concluded through and recognized by the DSE is subject to transaction levies or other fees imposed by the DSE. The account holder understands, acknowledges and accepts that the rate of commission may be changed from time to time at the discretion of LankaBangla Securities Limited.

Set-off: LankaBangla Securities Limited shall be entitled to, in respect of all commission, costs, charged or expense, set off from any monies from time to time held by LankaBangla Securities Limited for the account holder and if such monies are insufficient for the purpose, to sell any investment held by LankaBangla Securities Limited or any of its agents on behalf of the account holder without notification, recourse or instruction form the account holder.

Period: This agreement shall be remian in force for a period of months/years from the date of signing.

Terminations: This agreement will stand terminated:

- i) Upon the expiry of the period of this Agreement unless renewed upon mutual agreement between LankaBangla Securities Limited and the Account Holder.
- iii) If the account holder fails to make payment for any transaction upon due notice for a period of days.

Assignment : The benefits/rights and burdens/obligations of this agreement are capable of assignment by both the account holder and LankaBangla Securities Limited without the consent of the other but the notice of assignment must be given to the other in writing.

Force Majeur: LankaBangla Securities Limited shall not be liable for any loss, damages, expenses, costs or otherwise resulting directly or indirectly from any Government restriction, exchange ruling, suspension of trading, war, strike/national disaster or any other event or force majeure or circumstances beyond its control.



Forged Shares: LankaBangla Securities Limited shall not be liable or responsible for any shares that are found to be forged. However, LankaBangla Securities Limited will make every attempt to replace the forged shares from the seller.

Law: The terms and conditions contained herein shall be governed by and be construed in accordance with the laws of Bangladesh.

Notices:

- (a) All notices, instructions or other communications shall be given in English and in writing (facsimile, telex, telegram, cable or letter) or orally and shall be sent to LankaBangla Securities Limited and the account holder at the address, fax and/or telex number shown herein or at such other address as may be communicated by the parties here to in writing.
- (b) Proof of delivery or dispatch shall be::
- (i) in the case of a letter: dispatch of the letter duly stamped and addressed
- (ii) in the case of facsimile, telex, telegram, or cable on the day of dispatch with physical or actual confirmation.
- (c) All verbal notices, instructions, or, other communications should be confirmed in writing within 24 hours.

Definitions: Words defined herein, save where a contrary meaning appears or such meaning is inconsistent with the context, shall have this same defined meaning wherever used.

Sums Due: For all purposes, including any legal proceedings, a certificate by any of LankaBangla Securities Limited officers confirming the monies and /or liabilities for the time being due and / or incurred to by the account holder shall be conclusive evidence thereof against him/her.

Disputes and Resolution of Dispute: In-case of any dispute arising between the LankaBangla Securities Limited and the account holder in connection with the interpretation or enforcement of the terms and conditions contained herein, attempts should be made to settle the matter amicably, in case of failure to settle the matter amicably, the same shall be referred to arbitration of two arbitrators, each to be nominated by the parties who shall also appoint an Umpire. The decision of the arbitrators, so nominated, shall be binding on both the parties. The arbitration shall be conducted in accordance with the Arbitration Act, 2001.





Witnessed By:	Witnessed By:
Signature	Signature
Name:	Name:
Address:	Address:

APPLICATION FOR CREDIT FACILITY

Date: D D M M Y Y Y Y
Chief Executive Officer
LankaBangla Seucrities Ltd
9/E, Motijheel C/A, Dhaka.
Dear Sir,
I/We,
Client Code would like to avail the credit facility from your company for purchasing
shares/ securities through your broker house. I furnish herewith the necessary information/ documents for your kind perusal.
Tor your kind perusar.
Your faithfully
A CONTRACTOR OF THE CONTRACTOR
Name:
Code:
Bo:
Recommended by: Approved by:

TERMS AND CONDITIONS:

DEFINITIONS

"SECURITIES ACCOUNT" Shall mean the account opened by the CLIENT with the BROKER to deposit/Sell/buy securities with the Broker.

"APPROVED SECURITIES" Shall mean the securities purchased into the SECURITIES Account.

"PORTFOLIO VALUE" means total market value of all the stocks in the SECURITIES Account.

"MARGIN CALL" Shall mean request the "CLIENT" to deposit money or share to bring the Debit Balance below % of the portfolio Value within 24 Hours.

"DEBIT BALANCE" Shall mean the total value of cash owned by the CLIENT together with any interest to the BROKER in the SECURITIES ACCOUNT for securities purchased into the account.

TERMS AND CONDITIONS

- 1. This will stricly be a short-term facility and valid up-to
- 2. The "broker" will have absolute discretion to accept or decline any security, against whitch credit facility is granted and shall reserve the right to make changes to their list of "approved securities" at any given moment.

If Debit balance goes above...........% of portfolio value due to fluctuation in the market or any other event, LBSL will issue a "Marin Call" to the client..

Margin Call could be writing or via telephone call.

- 4. In the case of "Broker" omitting a particular security/securities from the list of "approved securities" the Client shall accordingly adjust the "Portfolio value" or the "Debit balance" within two market days.
- 5. If client doesn't response to Margin Call, in that case LBSL will sell out whatever shares as the Broker see fit to regularize the "Debit balance" to.........% of the "portfolio value." (+/-5% deviation is accepted in case of adjustment).
- 6. If the "Debit balance" reaches to..........% of portfolio value due to a sudden fall in the market or any other event then in such a case without any notice in that trading day or next day, LBSL will sell out shares of any compnay what-so-ever as it sees fit to make the Debit Balance nil. Any residual shares will remain in the account and will be available to client.
- 7. If the Client exceeds the value of the "Debit Balance" above the stipulated limit and / or violates any other terms and conditions/rules/requirments 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 "Securities Account " without any consent of any form from the Client in order to adjust the Debit Balance of the "Securities Account". In the event the Porfolio value of the "Securities Account" becomes inadequate to regularize the "Debit Balance", the Client shall be under obligation to make cash payment to settle any shortfall.
- The Client shall pay brokerage commission for all transactions i.e, buy and sell, in the "Securities Account". The Client shall also pay brokerage commission for all transactions carried out in order to regularize the "Securities Account". Rate of brokerage will be fixed by the "Broker" and can change from time to time.
- "Broker" shall have the authority to give notice to the client to adjust the debit balance in "Securities Account" within 20 trading days for what ever reason which "Broker" reserve the right to divulge to Client. If Client does't respond to such notice "Broker" shall have absolute discretion at the Client's risk to sell/buy any or all shares or securities in any commpany whalsoever in the Client's "Securities Account". without any consent of any form from the client in order to adjust the Debit Balance of the "Securities Account".



TERMS AND CONDITIONS:

- 11. "Broker" will charge% P.A. Interest on the clients account for any debit amount, calculated on a daily basis. LBSL reserve the right to increase/decrease the interest rate by giving 7 trading days notice to Client.
- 12. The "Securities Account" will be fully operated (All Buy/Sell decisions) by the client at all times other than in the instance of "Broker" regularizing the account which has been explained in the clause 5,6,7 & 10.
- 13. 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.

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.

GOVERNING LAW

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

If Client (s) is/are an Individual/Individuals

Signature of CLIENT (s)	1	A
	2	
If Client is a Company :		
Authorized Signatory	1	
	2	Company Seal

Vitnesses:	Name	Address	Signature

FOR OFFICE USE ONLY:

	Name	Signature with Date
Introduced by		
Approved by		



SECURITIES

Corporate Member:

Dhaka Stock Exchange Limited-3.1/132/98-023, Chittagong Stock Exchange Limited-3.2/CSE-121091/98-012

BO Account Opening Form

[Ruo | 2w 7 2 2 /h]]

Account Holder's correspondence address. Application No.: Please Tick whichever is applicable BO Category: Regular Omnibus Clearing BO Type: Individual Company Joint Holder Name of CDBL Participant: LankaBangla Securities Ltd. CDBL Participant ID BO ID Date Account Opened	[bye Law 7.5.5 (b)]
Application No.:	Please complete all details in CAPITAL letters. Please fill all names correctly. All communications shall be sent only to the First Named
Please Tick whichever is applicable BO Category: Regular Omnibus Clearing BO Type: Individual Company Joint Holder Name of CDBL Participant: LankaBangla Securities Ltd. CDBL Participant: BO ID Date Account Opened Date Account Opened Date Opened Date Account Opened Date Opened Date Account Opened Date Account Opened Date Opened Date Opened Date Account Opened Date Opened Date Opened Date Account Opened Date Opened Date Account Opened Date	
Name of CDBL Participant: LankaBangla Securities Ltd. CDBL Participant ID 80 ID Date Account Opened Date Account Opened	Please Tick whichever is applicable
Date Account Opened Date Account Opened Date Account Opened Date Account Opened Date Account William (Armonic Companies) We request you to open a Depository Account in my/ our name as per the following details: I. First Applicant	BO Category : Regular Omnibus Clearing BO Type : Individual Company Joint Holder
1. First Applicant Name in Full of Account Holder:	CDBL Participant ID BO ID Date Account Opened
Name in Full of Account Holder: Short Name of Account Holder (Insert full name starting with Title Le. Mr. / Mrs. / Ms/Dr, abbreviate only if over 30 characters) Title ie Mr/Mrs/Ms / Dr In case of a Company/Firm/Statutory Body) name of Contact Person: In case of Individual: Male Female Occupation: Father's/Husband's Name: Mother's Name: City: Post Code: State/Division: Country: Telephone: Mobile Phone: Fax: E-mail: 3. Passport Details Passport No.: Issue Place: Issue Date: Expiry Date: 4. Bank Details Bank Name: Branch Name: Account No.: Routing No.: Electronic Dividend Credit: yes No Tax Exemption if any, Yes No Tin/Tax ID: 5. Others Information Residency: Resident Non Resident Nationality: Date of Registration Date of Registration	I / We request you to open a Depository Account in my/ our name as per the following details :
Short Name of Account Holder (Insert full name starting with Title Le. Mr. / Mrs. / Ms/Dr, abbreviate only if over 30 characters) Title ie Mr/Mrs/Ms/Dr (In case of a Company/Firm/Statutory Body) name of Contact Person: In Case of Individual:	1. First Applicant
(In case of a Company/Firm/Statutory Body) name of Contact Person: In Case of Individual: Male Female Occupation: Father's/Husband's Name: Mother's Name: 2. Contact Details: Address: City: Post Code: State/Division: Country: Telephone: Mobile Phone: Fax: E-mail: 3. Passport Details Passport No.: Issue Place: Issue Date: Expiry Date: 4. Bank Details Bank Name: Branch Name: Account No.: Routing No. Electronic Dividend Credit: yes No Tax Exemption if any. Yes No TIN/Tax ID: 5. Others Information Residency: Resident Non Resident Nationality: Date or Birth Internal Ref. No. (To be filled in by CDBL Participant): Date of Registration	
In Case of Individual:Male Female Occupation: Father's/Husband's Name: Mother's Name: Address: City:	
Address:	In Case of Individual : Male Female Occupation : Father's/Husband's Name :
City:Post Code :State/Division :Country :Telephone :	2. Contact Details:
Account No.: Branch Name: Account No.: Routing No.: Subject of the statement Cycle Code: Daily Weekly Fortnightly Monthly Other (Please Specify) Date of Registration	Address :
3. Passport Details Passport No.:	Clty:Post Code:State/Division:Country:Telephone:
Passport No.: Issue Place : Issue Date : Expiry Date :	Mobile Phone : Fax : E-mail :
Passport No.:	3 Passmort Dotaile
4. Bank Details Bank Name: Branch Name: Account No.: Routing No.: Electronic Dividend Credit: yes No _ Tax Exemption if any Yes No _ TIN/Tax ID: 5. Others Information Residency: Resident Non Resident Nationality: Date or Birth Date or Birth Ye	
Bank Name: Branch Name: Account No.: Routing No.: Electronic Dividend Credit: yes No _ Tax Exemption if any Yes No _ TIN/Tax ID:	
Electronic Dividend Credit:	4. Bank Details
5. Others Information Residency: Resident Non Resident Nationality: Date or Birth Do M M V V V V V V V V V V V V V V V V V	
Statement Cycle Code : Daily Weekly Fortnightly Monthly Other (Please Specify)	
Statement Cycle Code : Daily Weekly Fortnightly Monthly Other (Please Specify)	Residency: Resident Non Resident Nationality: Date or Birth Date or Birth
Registration No.:	
6. Joint Applicant (Second Account Holder)	
Name in Full :	Name in Full:
Short Name of Account Holder (Insert full name starting with Title i.e. Mr. / Mrs. / Ms/Dr, abbreviate only if over 30 characters) Title ie Mr/Mrs/Ms./Dr	

7. Account Link Re	quest			
Would you like to crea	te a link to your existing Depos	sitory Account ? Yes No		
If yes, then please pro-	vide the Depository BO Accour	nt Code (8 Digits) :		
8. Nominees/Heirs				
the sole account holde nominees giving name	er/all the joint account holders es of nominees, relationship	s, a separate nomination Form-23 must l	itstanding in the account in the event of the filled up and signed by all account hold listrubution and contact details, if any n	ders and the
9. Power of Attorn	ey (POA)			15777
		y (POA) to someone to operate the accord ct details etc. of the POA holder and a PO	unt, a separete Form -20 must be filled up OA document lodged with the form.	and
10. To be filled in b	y the Stock Broker/Stoc	k Exchange in case the application	on is for opening a Clearing Accou	nt
Exchange Name	DSE Trading ID	c	SE Trading ID	
11. Photograph				
rece size P 1st / A Sign:	ease paste int passport hotograph of Applicant or uthorized atory in case iited 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 Authorized Signatory in case of Limited Co. Only	-
Signatory	ant or Authorized 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 Instru			deraut Bin Mann	
1/We authorize you to	receive facsimle (fax) transfe	r instruction for delivery. Yes N	No	-
The rules and regulation I/we have understood also declare that the part of th	the same and I/we agree to a particulars given by me/us are	abide by and to be bound by the rules as true to the best of my/our knowledge a	which are in force now have been read be sare in force from time to time for such a s on the date of making such application. fact will render my/our account liable for	ccount. I/We I/We further
Applicant	Name of applicant/Auth	norized signatories in case of Itd Co	o. Signature with date	
First Applicant				
Second Applicant				
3rd Signatory (Ltd Co. only)				
14. Special Instruc	tions on operation of Joi	int Account		
Either or Survivo	or	Any one Can operate	Any two will operate jointly	
Account will be	operated by	with	any one of the others.	
15. Introduction				THE STATE OF
Introduction by an ex	kisting account holder of Lanka	aBangla Securities Ltd.	•	
I confirm the identity	, occupation and address of th	ne applicatn(s)		
		Introducer	r's Name	
/Clan stores	£1_4 3\	Account ID		



BO Account Nomination 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 Y
Name of CDBL Participant : LankaBangla Securities Ltd.
CDBL Participant ID. :
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 outstanding in my/our account in the event of the death of the sole holder/all the joint holders.
1. Nominee/Heirs Details
Nominee 1
Full Name :
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 Holder :
Address :
City: Post Code: State/Division: Country: Telephone:
Mobile Phone : Fax : E-mail :
Passport No. : Issue Place : Issue Date : Expiry Date :
Residency: Resident Non Resident Nationality:
Guardian's Details (if Nominee is a Minor)
Name in Full
Short Name (Insert full name starting with Title i.e.Mr./Mrs./Ms/Dr, Abbreviate only if over 30 characters)
Relationship with Nominee :
Address :
City :
Mobile Phone :
Passport No. :
Residency: Resident Non Resident Nationality:

Nominee 2														
Full Name :	*****************		**********					•••••						
Short Name of Nominee (In	sert full name sta	arting with Title i.e. Mr. / M	Mrs. / Ms/D	r, abbrevia	ate only i	f over 30) charact	ters)			Title ie	Mr/N	Ars/	Ms.
											T			
Relationship with A/C Hol	lder :						Perce	entage	(%):.					
Address :														
City :	Post Code :	State/Divis	sion :	Co	ountry : .	***********		1	Teleph	none :				
Mobile Phone :		Fax :				E-mai	l ;							
Passport No. :	l	ssue Place :		Issue	Date :			Ех	piry E	ate:				*****
Residency: Resident	Non Resi	dent Nationality :				Dat	e of Birt	th D	Đ	M M	Y	Y		Y I
Guardian's Details (if Non	ninee is a Mino	r)												
Full Name :											******			
Short Name (Insert full name	e starting with Ti	tle i.e. Mr. / Mrs. / Ms/Dr,	, abbreviate	only if ov	er 30 cha	racters)								
Deletion bis state in														
Relationship with Nomine Address :			7 0 10 1		N N	Maturity	Date of	Minor	B	D M	M		Y	
City:				Cc	untry :	***********		т	alanh	one :			•••••	
Mobile Phone :														
Passport No.:		dent Nationality:								Date :				,]
							C OI DIT						1	
2. Photograph of No	minees/Hei	rs												
Place paste r	recent	Place paste recen	nt	Pla	ce paste	recent			Place	paste	recer	nt		
passport size ph	notograph	passport size photog			rt size p		ph			size p				
Nominee/Heir 1	1	Nominee/Heir 2		G	uardian	1			Gua	rdian	2			
			Name							Si	gnati	ure		
Nominee/Heir 1														
Guardian 1		199												
Nominee/Heir 2		7.												
Guardian 2		a a				*	<u>)</u>							
First Account Holder														
Second Account Holder														



Power of Attorney (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.

pplication No. :				Date: D D M M Y Y Y
Name of CDBL Participant : La	ınkaBangla Securiti	es Ltd.		
CDBL Participant ID :				
Account holder's BO ID :				
Name of Account Holder (Inser	rt full name starting	with Title i.e. Mr. / Mrs.	/ Ms/Dr, abbreviate only	y if over 30 characters)
Power of Attorney Holder's De Full Name :				17 20 sharpators) Title 1 a Mar/Mare
Short Name of Power of Attorney Hold	ter (insert full name star	ring with little i.e. Mr. / Mrs.	/ Mis/Dr, abbreviate only if or	ver 30 characters) Title i.e Mr/Mrs
1. Power of Attorney Ho	Ider's Contact	Details		
Address :				
City : Po	ost Code :	. State/Division :	Country :	Telephone :
Mobile Phone :	Fax :		Email	1
2. Power of Attorney Ho	ider's Passport	: Details		
Passport No. :	Issue Place :	***************************************	Issue Date :	Expiry Date :
3. Others Information of	f Power of Atto	rney Holder	Zalva (see	
Residency: Resident	Non Resident N	lationality :		Date of Birth D D M M Y Y Y Y
Power of Attorney Effective Fo	orm D D M	VI Y Y Y Y	D D W W X	Y V Y
Remarks (Insert reference to	POA document i.e	. Specific POA or Gene	ral POA etc.) :	

CDBL Bye Laws

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 date
POA Holder		
First Applicant		
Second Applicant		
3rd Signatory (Ltd Co. only)		

Central Depository Bangladesh Limited (CDBL) Depository Account (BO Account) opened with CDBL Participant Terms & Conditions - By Laws 7.3.3(c)

Corporate Member:

Dhaka Stock Exchange Limite-3.1/132/98-023, Chittagong Stock Exchange Limited-3.2/CSE-121091/98-012

Dear Sir,

Please open a Depository account (Bo Account) in my/our names (s) on the terms and conditions set out below. In consideration of LankaBangla Securities Limited (the "CDBL Participant") Opening the account providing depository account facilities to me/us/we have signed the BO Account Opening form as a token of acceptance of the terms and conditions set out below.

- 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 Opening Instructions issued from time to time by CDBL.
- 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 keep the securities in an Omibus Account of the
 CDBL Participant. The CDBL Participant shall however ensure that may / our securities shall not be mixed with the CDBL
 Participant's ownsecurities
- 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 accuount, for carrying out the instructions, and for rendering such other services as are incidental or consequential to my/our holding securities in and transacting through the said depository account with the CDBL Participipant.
- 4. I/We Shall be responsible for :
 - (a) The veracity of all statement and particulars set out in the account opening form, supporting or accompanying documents.
 - (b) The authenticity and genuiness 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 particular's set out in the application form submitted to the CDBL Participant at the time of opening the account or furnished 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 / 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 claming 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 provide 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 remateralization of all existing balances in my/our account.

- (b) By transfer of existing balances in my / your to one more of my/your other accounts (s) held with any other CDBL Participants(s)
- (b) By rematerialization of a part of the existing balances in my/you account and by transferring the rest to one or more of my /our other account (s) with any other CDBL Particippant (s).

8. CDBL Participant covenats that it shall

- (a) act only on the instructons or mandate of the Account Holder or that of such person (s) as may have been duly authorized by the Account Holder in that benefit.
- (b) not effect any debit or credit to and from 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 Holder under his signature or that of his/ its constituted attorney duly authorized in that behalf.
 - (ii) The CDBL Partcipant is satisfied that the signature of the Accounts 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 of transaction during that month, and in any event once at the end of each financial year, the CDBL Participant shall furnish such statement 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 there of 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 relates to matters exclusively within the domain of the CDBL Participant within one month of the same being brought to the notice of 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 hanve been obtained by forgery or the transfer whereof is restrained or prohibited by any direction, order or decree of any court or the Sceurities and Exchange Commission:
 - (c) Committing or participating in any fraud or other act of moral turpitude in his / its dealings with CDBL Participant.
 - (d) Otherwise misconducting 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.	Client Signature with date
First Applicant		
Second Applicant		
3rd Signatory Ltd.Co. Only		



KYC Profile Form (Applicable for BO Account)

	(To be com	pleted by the Acco	ount Opening/Relationshi	ip Manager)		
BO ID:			Internal Reference	ce No./Code No. :		
1. Customer / Acc	count Name :					
2. Type of Accour	nt:					
3. Name of Accou	unt Opening Office	r/Relationship Manager				
4. What is the sou	urce of fund? How	the source of fund has I	peen verified (where applicable)?			4.
5. Information rega the shareholder(arding Beneficial O s) holding 20% or r	wner of the account (In nore shares)	case of company, information reg	arding controlling sha	areholder(s) and
6. Passport No. :	·		Vhether photocopy obtained? (wl	here applicable)?	yes	No
Voter ID Card No. :				No		
3. National ID No. :						No
9. T.I.N. No. :). T.I.N. No. :					
.0. VAT. Reg. No. :						No
11. Driving Licens	e No. :	V	hether photocopy obtained? (wh	ere applicable)?	yes	No
12. What does the	e customer do?					
Mention the occu	upation of the clier	nt in detail:				
(Comments may be	e made in this part	regarding risk of the cu	stomer in consideration of subject	tive judgment)		
	Of M	/C Opening fficer/Relationship anager:	Verified By :	Approved By :		
A Signatur	Na	gnature (with seal) ame : ate :	Signature (with seal) Name : Date :	Signature (wit Name : Date :	th seal)	



ELECTRONIC FUND TRANSFER (EFT) Enrollment FORM

Client Code :		Date : D D	M M Y Y Y
Client Name :		Mohile :	
	o register the following Bank Account fo		
	e electronic funds transfer service.		
Bank Name :			
Bank A/C:			
Branch Name :			
Routing Number :			
	ne owner or authorized signatory for the Terms and Conditions that follow.	is account	
Signature of First Account Holder	Signature Verified by	Posted by	Posting Verifie

TERMS AND CONDITIONS

- 1. LBSL will tranfer funds electronically from the customer's trading account to customer Bank account registers on this EFT Enrollment From
- 2. It is customer's sole responsibility to ensure that his bank account information is correct and accurate. LBSL is not responsible for any payment processing errors or fees incurred if you do not provide accurate account information.
- 3. LBSL reserves the right to reject EFT Enrollment Application form.
- 4. Any changes made to this EFT Enrollment form must be updated in person at the LBSL office. This may require new EFT enrollment application process.
- 5. Terms and conditions may be changed without prior notice due to the amendment of relevant regulatory policy by the pertinent Government regulatory body such as Securities and Exchange Commission.
- 6. EFT services will be discontinued if:

The registered account is not active or closed.

The account holder is not the signatory of the registerd account.

- 7. All questions and concerns regarding the EFT service should be directed to the CEO & Director of LBSL
- 8. LBSL is not responsible for technical errors or difficulties, beyond LBSL's control, that may arise during the process of Electronic Fund Transfer.
- 9. The account holder has to annex copy of cheque leaf of the account or bank statement or bank certificate of the account with EFT FORM.

SIGNATURE CARD

LankaBangla SECURITIES Account Number	Photo	Photo	Photo	Photo
BO ID No	First Applicant	Second Applicant	Nominee	Power of Attorney
Status Name	of Account Holder	(In Block Letter)		Signature
Individual				
Joint	pint			
Authorize/POA				
Nominee				
SL. No. Product Type				
1. LBSL Premium				
2. LBSL IPO				
3. LBSL Halal				
4. LBSL Easy Investment Plan				
5. LBSL Beginner				
6. Others:				
Account Booking Channel				
Source Name :				



Value Added Services

Investor's ID:	1
Investor's Name:	
BO ID:	
Email ID:	
Mobile Number:	si ,
Internet Trading	
DSE	
CSE	
Order Management System	
SMS Service	
Email Service	

Terms & Conditions:

- User must maintain the credentials I.e. Login ID and Password for the value added services strictly and LBSL will not take any responsibility in case of any hacking or disclosure.
- Order place online for internet trading cannot be replaced over phone or email or verbally or SMS or any other mode of communication.
- The user must maintain the internet transactional compliance issues. LBSL will not be liable for any unauthorized and Non-compliance transaction made by user.
- User can't have internet trading account for both the exchanges
- For SMS services user must be subscriber of GP or Robi.
- SMS push pull services charges are based on operator's conditions.
- In case of email services, user must confirm that the provided mail must trust in mail not junk.
- Order Management System will be applied by its term and condition when ever applicable