

Limited Power of Attorney

Know all Men by these present that I/We Mr. /Mrs. / M/s. _____ FIRST holder, _____ second Holder, _____ third Holder, Individual /a sole proprietary concern /a partnership firm / a body corporate / trust, registered / incorporated under the provision of Partnership Act 1932 / companies Act 1956 or any relevant act, having his/her/its residence / registered office / place of business at _____ (hereinafter refer to as " Client") wish to availed the Broking / E-Broking facilities and other services offered (herein after refer as "Services"), by Jhaveri Securities Ltd. (herein after refer as Jhaveri), companies incorporated under the Companies Act 1956 and having its register office at 301 Payal Tower-II, Sayajigunj, Vadodara-390005 and is a Member (Trading Member) of National Stock Exchange of India Ltd (NSE), Bombay Stock Exchange of India Ltd (BSE), MCX- SX (herein after refer at Exchange) and also a Depository Participant registered with National Securities Depository Ltd (NSDL).

Whereas in the course of availing the services and for Meeting settlement obligation thereof on the Exchanges, I/We do hereby nominate, constitute and appoint M/s Jhaveri Securities Ltd (Member Broker) hereinafter refer to as Jhaveri acting through their Director and/or duly authorized staff for the purpose, as my /our true and lawful attorneys for my depository account with Jhaveri Securities Ltd (Depository Participant) DPID IN301991 Client ID _____ , to execute and perform severally the following acts, deeds matters and things, provided the attorney complies with the applicable conditions of all or any of their services offered by them in their capacity as Stock Broker.

1. To have and exercise the powers and /or authority , and to do and / or execute the acts, deeds, matters and things specified in agreement between Jhaveri and the client as may be applicable in relation to the transactions executed by the Clients.
2. To Operate depository accounts, for the purpose of transferring any collateral to the margin account and honoring the delivery obligations, for any transactions executed with Jhaveri Securities Ltd. which is registered as Depository Participant and Stock Broker registered with the Securities and Exchange Board of India (SEBI).
3. To Sign Instructions on my behalf with respect to debit/ credit the depository account (s) for the credit or benefit my my/our account with Jhaveri for the transaction carried by me/us with Jhaveri.
4. To Issue instructions relating, executing delivery / receipt instructions, pledge creation instructions, pledge closer instruction, lending and borrowing instructions, to operate the depository account by issue and receipt of instructions for the above mention purposes and such other authorization given by me/us severally on behalf of all of us, or all /any of us, jointly, in any electronic form, in any format, and at any time either through the Portal of the Jhaveri or through the internet or any other electronic media, will be a valid instruction to Jhaveri. Further Jhaveri would be validly constituted attorney to intimate the same to the Depository Participant for the purpose of debiting or crediting my account opened with the Depository Participant.
5. To validate on my / our behalf any such instruction so given to the Depository Participant (s), in written / physical or any other form as may be required by the concerned depository participant.
6. For these purposes and to this extent, Jhaveri is empowered by me/us, to affix their signature to any document, form or any other record, being a delivery instruction given by me/us to the said depository participant, as required by the concern depository.
7. I/we also undertake to pay such Demat charges / fees and such other charges incurred by the Jhaveri under this power of attorney and that I/We further authorize Jhaveri to debit my/our account with Jhaveri with the said charges as and when the same becomes due for payment and I/We hereby undertake to pay the same immediately on demand made by Jhaveri.
8. To register this power of attorney with the Depository Participant and /or with any other party concerns as is require within the parameter of this Power of Attorney.
9. To sign all applications, apply for, subscribe to or enter into correspondence with respect to any Initial Public Offers / Offer for Sale of Securities of the Companies/ units of Mutual fund, Asset Management Company or any other Investment Products offered through the website www.jhaveritrade.com or www.jetrade.in (owned by Jhaveri Securities Ltd) or any other means as per the instruction made available to them by me /us by electronic mail or through the website or any other mode as specified on the website or otherwise.
10. To make payment to any party with respect to the aforesaid products mention in point 9 above on my/our behalf to fulfill the transaction requested by me/us.

11. To enter into correspondence with any party with respect to any transaction in any investment products.
12. To forward all such applications place through the website to the Online IPO module of the concern exchange or owner /issuer of the Investment Product.
13. To receive Intimation from the Exchange or any other party regarding the allocation /allotment / rejection / receipt of the securities or such other investment product applications / subscriptions / withdrawal or any other communications.
14. To authorize Jhaveri to invest on behalf of me /us and to hold the mutual fund / assets management companies based on the request given by me/us. I confirm not to hold such mutual fund / asset management company / Jhaveri liable for any transaction processed on the based on my /our request to Correspond with and give notice to the corresponding asset management company / body corporate(s) / issuer / registrar and transfer agent of the securities including giving instructions with regard to nomination/change in investment plans / any other changes that may be necessitated , pursuant to the authorization given by me /us to Jhaveri in this regards.
15. To deposit / transfer on allotment, the securities / debentures, units of mutual fund and/or all other investment products applied through Jhaveri, on allotment to my /our beneficiary ownership Demat account opened for the purpose with the Jhaveri DP.
16. To do all other acts and things as may be necessary to effect the subscription / purchase / redemption or any other transaction in any Investment Product for which services availed from Jhaveri.
17. To debit my trading account towards monies / fees / charges etc. payable to Jhaveri or to a Third Party service provider or to any of the affiliates / subsidiaries of Jhaveri by virtue of I/We using / subscribing to any of the facilities /services provided either by Jhaveri or through a Third Party service Provider or by any other security or financial instrument on behalf of me / us through Jhaveri or any third party. To bind ourselves with respect to any instruction given by first holder or any other holder to Jhaveri.
18. In case of any erroneous transfer done by the attorney, the attorney may return the same to my account as soon it comes to their notice.
19. To send consolidated summary of the client wise script wise buy and sell position with average rates by email or SMS.
20. To authorize Jhaveri to transfer the securities to any of the following demat accounts of the Jhaveri mentioned in Annexure B (*).
21. We the joint holders of Demat account agree, ratify and confirm to bind ourselves to any instructions given by the client herein above mentioned who shall be the exclusive beneficiary of the transactions carried out pursuant to this power of attorney, the Director(s) / and /or the Authorized Signatories, who have in token thereof, subscribed their signature thereto.

That the Power of Attorney herein referred to is revocable at any time without notice subject to such revocation shall not be applicable for any outstanding settlement obligation arising out of the trades carried out prior to receiving request for revocation of POA. That, I/We hereby declare that all the actions taken by my/our above mentioned attorney (herein Jhaveri) in this regards shall be deemed to the actions done by me/us and if necessary shall be ratified be me/us on the instructions of the said attorney and that such actions will be binding on me/us.

I/We agree that Jhaveri is entitled to credit the proceeds of any instruction. This Document shall be subject to the Jurisdiction of the courts in Vadodara.

In witness where of I/We have executed this revocable Power of Attorney on the Day, Date and ye ar herein below mentioned.

Date at _____ this day of _____

First Holder Name _____ Signature _____

Second Holder Name _____ Signature _____

Third Holder Name _____ Signature _____

Witnessed

1. Name _____ Name: _____

Address _____ Address: _____

Signature _____ Signature _____

(*) Annexure B-Details of Demat Account where stock can be transfer by Jhaveri Securities Ltd as POA Holder. DPID IN301991 DP-Jhaveri Securities Ltd

NSE Pool Account	IN558746	Margin A/c	10001364	Margin Account	10952930
BSE Pool Account	IN630150	Margin A/c	10262124	Margin Account	10952948
NSCCL Pool Account	IN565576	Margin A/c	10664834		

SUB BROKER CODE

From:
Mr/Mrs./M/s. _____

SUB BROKER CODE _____

RBRD CODE _____

To,
Jhaveri Securities Ltd
301-302, Payal Complex,
Sayajigunj,
Vadodara: 390 005

Sir,

Sub Mutual Fund Service System (NSE/MFSS/BSESTARMF) facility and BSE Star Mutual fund Services (BseStarMF)

I/We _____ am/are registered as your client with Client Code No. _____ and have executed the Trading Member and Client Agreement for the purpose of trading in the Capital Market segment of National Stock Exchange of India Ltd. and Bombay Stock Exchange Ltd (Exchange).

I/We am/are interested in availing the MFSS/BSESTARMF facility of the Exchange for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the MFSS/BSESTARMF of the Exchange.

For the purpose of availing the MFSS/BSESTARMF facility, I/we state that Know Your Client details as submitted by me/us for the stock broking may be considered for the purpose of MFSS/BSESTARMF and I/we further confirm that the details contained in same remain unchanged as on date.

I/We are willing to abide by the terms and conditions as mentioned in the Circular dated NSE/MFSS/BSESTARMF/003/2009 dated November 24, 2009 / Notice 20091202-3 dated 2nd December 2009 and as may be specified by the Exchange from time to time in this regard.

I/We shall ensure also compliance with the requirements as may be specified from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI).

I/We shall read and understand the contents of the of the Scheme Information Document and Key Information Memorandum, addenda issued regarding each Mutual Fund Schemes with respect to which I/we choose to subscribe/redeem. I/We further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes.

I/We therefore request you to register me/us as your client for participating in the MFSS/BSESTARMF.

Depository Name	NSDL	PAN NUMBER
Depository Participant Name	JHAVERI SECURITIES LTD	1.
DP -ID	I N 3 0 1 9 9 1	2.
Beneficiary Account Number		3.

Thanking you,
Yours faithfully,

Signature (1st Holder)

Signature (2nd Holder)

Signature (3rd Holder)

AUTHORITY FOR AUTO PAY IN

I/We _____ and
_____ and
_____ residing at _____

Hereby authorize registered participant **Jhaveri Securities Ltd** Member of National Stock Exchange of India, Mumbai and Bombay Stock exchange herein after, refer as participant having their corporate office at **301-302, Payal tower II, Sayajigunj, Vadodara.390005**. To do on our behalf following act which I / we have confirmed.

1. To place order for subscription / redemption to the extent credit balance buying on our account.
2. To Debit units of mutual fund schemes to the extent redemption order confirmation to deliver against delivery obligation in NSCCL POOL S/C IN 556576, NSCCL Pool account in Mutual Fund segment in respective settlement and / or pool account of participant for MF.
3. To lien Mark/hold units of Mutual Fund in my/our Demat account in case when payment against subscription and fees not settled / default to the extent due amount.

I/We confirm and authorize Jhaveri Securities Ltd participant register under AMFI and stock exchanges to act as above. I/We further aware that above authority for auto pay in stands cancelled once I/We give cancellation of Auto pay in Authority for MF Segment.

I/We hereby confirm execute this authority on _____ day of _____ 200____.

Thanking you,
Yours faithfully,

1st Holder

2nd Holder

3rd Holder