

## Authorization and Indemnity for Acting upon Electronic Customer Instructions

Date DDMMYYYY

Customer No.

To Qatar National Bank (For all accounts opened in the name of)

From

I/We refer to the Agreement and Account Opening documents between Qatar National Bank and the undersigned which are at present governing the operation of our account(s), and credit or other facilities or banking arrangements with the Bank.

Notwithstanding the terms of the mandate referred to, I/we hereby agree and authorize the Bank, at its discretion, to rely upon and act in accordance with any notices, instructions or other messages directed from me/us or which purport to be directed from me/us or on our behalf by Email (only the address identified below), Facsimile, or Untested Telex Message without any verification of such instructions being undertaken by the Bank to verify or inquire about the authenticity of the instructions or the identity of its sender and whether such instructions were to pay funds or otherwise to debit or credit any account or to have discretion to dispose of any money or securities or documents in the hands of the Bank or purport to bind me/us to any agreement or other arrangement with the Bank, and I/we agree in advance that such instructions are issued from me/us or on my/our behalf.

I/We understand that it is not required to confirm such notices, instructions or other messages by sending the original documents.

I/We also agree that the Bank will not accept or act upon any instructions received by Email, Facsimile, or Untested Telex Message where such instructions were in connection with changing the account(s) operation mandate or changing the authorized signatories of another person or closing of accounts(s) and transfer of the remaining balance of the account, by any way.

I/We hereby certify the origin of the transferred funds is from legitimate sources and is not related to any money laundering and terrorism financing activities, under my/our full responsibility, without any obligation of the Bank or its correspondents.

Hence, the terms of this mandate remain valid and fully effective until the Bank receives a written notice of termination from me/us in accordance with the terms of the existing account(s) operation mandate, and the Bank has had reasonable time to act upon such notice. Such termination will not release me/us from any liability in accordance with this mandate in regard to any action taken in line with its terms before expiry of the termination notice period.

This mandate is governed by and construed in accordance with the laws prevalent in India. In respect of all matters/disputes arising out of, in connection with or in relation to this indemnity, the civil courts at Mumbai shall have exclusive jurisdiction over any disputes hereto between the Parties, to the exclusion of all other courts.

I/We agree that if the Bank acts on the instructions given by us, I/we will indemnify the Bank against any actions, damages, costs, claims, demands or losses arising from the Bank acting in accordance with any Email, Facsimile or Untested Telex Message which appears to have been furnished by me/us or on my/our behalf. This indemnity applies even if such Email, Facsimile or Untested Telex Message was produced by or contains or has been attached with any forgery, lack of authority, wrongful alteration or other misuse of a document, text or file, or if any transmission details or information appearing on it are not genuine. This indemnity applies even if such Email, Facsimile or Untested Telex Message was not in fact issued by me/us or with my/our authority.

The provisions of this indemnity are in addition to and not in substitution for the provisions of my/our existing mandate to the Bank for the time being to operate the account(s). I/We also remain obliged jointly and severally for all actions that may arise from or be connected with this mandate.

I/We agree and undertake to pay any and all stamp duty or taxes and/or similar or other levies, if any, payable in respect of this indemnity.

Signature(s) of all parties of account(s) issued on

## Date D D M M Y Y Y Y

Full Name	Signature
1.	
2.	
3.	

## Identified Email Address

(in case of corporate customer, personal email addresses are not acceptable).

Note: In the case of companies, this form should be completed pursuant to a resolution of the board, the date and number of which should be stated and a copy, attested by the Company Secretary, should be attached. In the case of partnership firms/limited liability partnership firms, this form should be completed pursuant to a letter of authority of the partners, the date of which should be stated and a copy, attested by the authorized partner, should be attached.

For Bank Use Only				
Branch Use		BCO Use		
Prepared by	Approved by	Checked by		
	Initials		Initials	