



AL 326171

FOR AKME FINTRADE (I) LTD.

Authorized Signatory

Tripartite Agreement

FOR AKME FINTRADE (I) LTD.





AL 326177

FOR AKME FINI RADE (I) LTD.

Authorized Signatory

Tripartite Agreement

FOR AKME FINTRADE (I) LTD.





AL 326176

FOR AMME FINTRADE (I) LTD.

Authorized Signatory

Tripartite Agreement

FOR ANME FINTRADE (I) LTD.





AL 326172

FOR AKME FINTRADE (I) LTD.

Authorized Signatory

Tripartite Agreement

FOR AKME FINTRADE (I) LTD.





FOLAKME FINTRADE (4) LTD. **Authorized Signatory**

TRIPARTITE AGREEMENT

FOR AKME FINTRADE (I) LTD. Authorized Signatory



20 NOV 2017

AL 326170

For AKME FINTRICE (1) LTD.

TRIPARTITE AGREEMENT

For AMME FINTRADE (I) LTD.

Authorized Signatory

called the "NSDL")

TRIPARTITE AGRE	EMENT BETWEEN THE ISSUER, REC	GISTRAR AND THE	NATIONAL SECURIT	TIES DEPOSITORY
	reement made and entered into			
between AKME FII	NTRADE (INDIA) LIMITED, a Compa	iny incorporated a	nd registered under	the provisions of
	t, 1956 and having its Registered			
CENTRE SAVIN CIT	RCLE, OPP. KRISHI UPAZ MANDI U	JDAIPUR RJ 31300	2 IN (hereinafter ca	alled the "Issuer"
which expression	shall unless it be repugnant to t	he context or me	aning thereof mean	n and include its
successors in title	BIGSHARE SERVICES PRIVATE LIMI	TED, its Registrar a	and Transfer Agent a	and having its E-3
ANSA INDUSTRIAL	ESTATESAKI VIHAR ROAD SAKINAK	CA MUMBAI MH 40	00072 IN. (hereinafte	er called the "R &
T Agent" which ex	pression shall unless it be repugna	nt to the context of	or meaning thereof r	mean and include
its successors in ti	tle) and the National Securities De	epository Limited,	having its Registere	d Office at Trade
World, 4th Floor, K	amala Mills Compound, Senapati B	Bapat Marg, Lower	Parel, Mumbai 400	013 (herein after

Witnesses as Follows

WHEREAS The Issuer and or its Registrar and Transfer Agent has furnished, to the NSDL an application being admitted as an "eligible security" in the depository system and whereas the second undersigned is working as the R & T Agent of the Issuer.

NOW THEREFORE in consideration of the NSDL having agreed to admit the securities of the Issuer as being celigible for being admitted on the depository system, the parties to this Tripartite Agreement hereby covenant and agree as follows:

The Issuer and/or the R & T Agent agree and undertake to comply with the provisions of the Bye Laws and the Business Rules of NSDL, wherever applicable.

2. The Issuer, its R & T Agent and NSDL hereby agree that the Bye Laws and Business Rules of NSDL shall be part of the terms and conditions of every agreement, contract or transaction between the parties to the agreement.

The Issuer and /or its R & T Agent shall be bound by any amendment to the Bye Laws and Business 3. Rules of NSDL with respect to any transaction occurring subsequent to the time of such amendment. Such amendment shall take effect as if it were originally a part of the Bye Laws and Business Rules of

4. The agreement and all contracts and transactions effected by the Issuer and /or its R & T Agent under the Bye Laws and Business Rules of NSDL or through the facilities of NSDL shall be governed by and be construed in accordance with the provisions of the relevant laws as well as the rules and regulations of the Regulatory Bodies having jurisdiction in respect of the same from time to time.

5. The Issuer and/or R & T Agent shall furnish a list of authorized officials who shall represent and interact on behalf of the Issuer and/or R & T Agent with NSDL within fifteen days of the execution of this agreement and any changes including additions/deletions thereof shall be communicated to NSDL within fifteen days of such change.

The Issuer shall send to NSDL copies of the letters approving listing and commencement of trading 6. issued by the relevant stock exchanges in respect of securities held in dematerialized form with NSDL.

7. NSDL shall allocate unique identity codes to both the Issuer and /or its R & T Agent.

8. The Issuer and its R & T Agent shall establish continuous electronic means ofcommunication with NSDL and NSDL shall provide necessary manuals & procedural guidelines to the Issuer and /or its R & T Agent, as is necessary for effective and prompt conduct of the business of the Depository. The Issuer and/or its R & TAgent shall maintain such systems, procedures, means of communication, adequate infrastructure, hardware, software security devices and back-up facilities as may be prescribed by NSDL.

The Issuer and/or its R & T Agent shall strictly follow the backup procedure recommended by NSDL. A copy of the latest back-up of database and subsequently incremental backup shall be maintained at a

designated remote site.

10. The Issuer and/or its R & T Agent shall comply with all the systems and procedures recommended by NSDL and shall allow access to their systems by NSDL designated EDP Audit Team for periodic assessment of compliance with systems and procedures.

FOR AKME FINTRADE (I) LTD. Authorized Signatory 11. The Issuer and/or its R & T Agent agree that NSDL shall not be liable to the Issuer and/or its R & T Agent for any loss arising out of any failure of the Issuer and/or its R & T Agent to keep full and upto date security copies (backup) of computer programme and data it uses in accordance with the best computing practice.

12. The Issuer shall inform NSDL on the next day on which the information is being sent to the stock exchanges in which the eligible securities are listed, about the dates from which new shares arising out of conversions, further issues, final call payments, etc. become pari-passu with its existing shares.

13. The Issuer shall furnish information to NSDL of any further issues such as rights, bonus, public offerings with details viz.; opening and closing dates, issue size, issue price, record date, book closure,

proportion, along with a copy of the offer document.

14. The Issuer shall give information to NSDL about book closures, record dates, dates for the payment of interest or dividend, dates for annual general meetings and other meetings, dates for redemption of debentures, dates for conversion of debentures and warrants, call money dates, amalgamation, merger, reduction of capital, reconstruction scheme of arrangement, subdivision, consolidation, and conversion of debentures/loans and such other information relating to any corporate action, on the next day it is being communicated to the relevant stock exchanges, where the eligible security is listed.

15. The Issuer and /or its R & T Agent undertakes that the dematerialisation and rematerialisation requests are processed within fifteen and thirty days respectively. However, it is agreed that in case of

bulk dematerialisation requests, this period may be extended to thirty days.

16. The Issuer and/or its R & T Agent undertakes that no dematerialisation requests shall be accepted when there is any prohibitory order, stop transfer, attachment order, or disputed title, on the day of such request. It is agreed that where a court order has been received by the Issuer and/ or its R & T Agent or where there are court orders against any transfer request, if such a request is entertained. the Issuer and/or its R & T Agent shall be entirely responsible. The Issuer and/or its R & T Agent agrees to be fully responsible for destruction, mutilation and cancellation of certificates received and accepted by it for dematerialisation.

17. It is agreed that the Issuer and /or its R & T Agent will continue to be responsible for corporate actions. The NSDL undertakes to provide the list of beneficial owners with suitable details to the Issuer or R & T Agent as of the record date. This list shall be provided by the NSDL fifteen days after such request has been received by the NSDL. In the event of any loss caused to the Issuer and/or its R & T Agent, in respect of any incorrect information relating to the Client, furnished by NSDL or its

Participant, NSDL shall indemnify such losses.

18. The Issuer and/or its R & T Agent shall indemnify NSDL in respect of any loss or liability incurred, or any claim arising in respect of any incorrect information furnished by the Issuer and/or its R & T Agent

in respect of the operations of the Depository.

19. Any claims, disputes or liabilities arising in respect of any securities which have been rematerialized under intimation from the Issuer and/or its R & T Agent to NSDL after the dispatch of such securities" certificates in the manner laid down under the Bye Laws shall be settled between the Issuer and/or its R & T Agent and the owner of such securities.

20. In the case of securities that have been dematerialized and electronically credited to the accounts of the Clients in NSDL under intimation from the Issuer and/or its R & T Agent in the manner laid down under the Bye Laws, any claims, disputes or liabilities or cause of action from a third party arising in respect of such securities pertaining to any fake or forged securities shall be settled between the Issuer and /or its R & T Agent and such third party.

21. NSDL may authorize persons who, shall have the right to enter during the regular business hours, on any working day, the premises of such Issuer and/or its R & T Agent where the records relating to the

depository operations are being maintained and inspect, and take copies thereof.

22. NSDL shall provide reports updating details of Beneficial Owners on a fortnightly basis to the Issuer

and/or its R & T Agent.

23. NSDL shall provide the details of the list of Beneficial Owners as well as the pending requests for Dematerialisation and Rematerialisation that may be required by the Issuer and/or its R & T Agent from time to time on the payment of such charges as may be provided in the BusinessRules. Such information shall be provided within fifteen days from the date of making such request and where the list of Beneficial Owners is required as on a particular date, the same

shall be provided within a period of fifteen days after such date or fifteen days from the date of receipt of such request by the NSDL whichever is later.

NSDL shall in its discretion provide any other details that may be required by the Issuer and/or its R & T 24.

Agent from time to time on the payment of such charges as it may deem fit.

25. The Issuer and/or R & T Agent shall inform NSDL of any proposed changes in the address of the Registered Offices, Corporate Office, or of the location where the equipment for communication with NSDL is situated not less than thirty days before the date of such change.

NSDL shall inform the Issuer and/or its R & T Agent of any proposed changes in the address of its 26.

Registered Office or Corporate Office not less than thirty days before the date of such change.

27. The Issuer shall not change, discontinue or substitute its R & T Agent unless the alternative arrangement has been agreed to by NSDL.

The Issuer and/or its R & T Agent shall not assign to any other person/entity its functions & obligations, 28.

relating to transactions with the Depository, without the approval of NSDL.

All parties to this Agreement shall resolve the grievances of the Beneficial Owners within a period of 29. twenty-one days, from the date of receipt of the complaint, concerning NSDL, the Issuer and/or its R & 30.

All parties to this Agreement shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of NSDL and that such procedure shall be applicable to any disputes between the NSDL

and the Issuer and/or R & T Agent.

All parties to this Agreement further agree that all claims, differences and disputes, arising out of or 31. in relation to dealings on the Depository including any agreements, contracts and transactions made subject to the Bye Laws or Business Rules of the NSDL or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions, agreements and contracts have been entered into or not, shall be subject to the exclusive jurisdiction of the Courts at Mumbai only.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE HERE ON TO SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO

SIGNED, AND DELIVERED by the within name	
AKME FINTRADE (INDIA) LIMITED	FOR AKME FINTRADE (I) LTD.
through its authorized representative	
Name: NIRMAL KUMAR JAIN	Authorized Signatory
Designation : Managing Director	
in the presence of: Praveen Kumar Jain	
SIGNED, AND DELIVERED by the within named	
BIGSHARE SERVICES PRIVATE LIMITED	
through its authorized representative	
Name:	
Designation:	
in the presence of:	
SIGNED, AND DELIVERED By the within named National Securities Deposit authorized representative	t ory Limited through its
Mr. Nitin Ambure Vice President	
in the presence of:	