POWER OF ATTORNEY (Minor Individuals)

TO ALL TO WHOM THESE PRESENTS SHALL COME, I(Name) residing at
(Place) Father / Mother / Guardian hereinafter referred as "Guardian" of minor, and/or appointe by court of law of(Name of the court), of (name of the minor), the minor residing at(Place). DO SEND GREETINGS:
WHEREAS:
 I (Name of the Guardian) the Natural Guardian/Guardian appointed be court of law, of the minor and I wish to invest on behalf of the minor in the securitie including units of Mutual Funds (hereinafter referred to as Units).
2. I am executing this Power of Attorney on behalf of the minor hereinafter referred as th

3. Quantum Information Services Pvt. Ltd. (QIS or PFN), a Company incorporated under the Companies act, 1956 and having its registered office at 103, Regent Chambers, Nariman Point, Mumbai- 400 021 is also registered with Association of Mutual Funds of India ("AMFI"), and also acts as a distributor for mutual funds.

"Customer".

- 4. I wish to appoint QIS as an attorney under this Power of Attorney acting through its officers duly authorized by QIS as the constituted Attorney of the Customer for the purpose of acting on the specific instructions given by me in the manner prescribed from time to time through the website www.personalfn.com to invest in Units.
- 5. I hereby declare that this POA shall become invalid when Customer ceases to be a Customer of QIS or when Customer attains the age of majority. The Customer shall directly deal with the AMC.
- 6. I further represents that, I am holding Customer Relationship Number (CRN) or PFN ID of the Customer on his/her behalf across the said accounts with the QIS and I am fully authorized and competent to act and operate the said Accounts on behalf of the Customer.
- 7. Whereas I am aware of the Securities and Exchange Board of India (SEBI) prescribed cut off timings for grant of applicable NAV for allotment of units.

All expressions used in this Power of Attorney shall have the same meaning as those expressions used in the applicable Terms and Conditions and Rules in respect of the Services provided by QIS, except where the context otherwise specifies.

NOW KNOW YE ALL AND THESE PRESENTS WITNESSETH that the I, on behalf of the Customer, do hereby authorize, nominate, constitute and appoint QIS and as per the terms and conditions herein contained to be the Customer's true and lawful Attorney for and on behalf of the Customer to do all or any of the acts, matters and things and to exercise all or any of the powers and authorities hereby conferred, that is to say:-

- To act on the specific instructions of the Guardian which would be communicated in the manner as instructed on the website <u>www.personalfn.com</u> to invest in Units of mutual funds specified.
- 2. To do all such acts and execute all such writings, forms etc., as the Guardian on behalf of the Customer may specifically direct to the Attorney including:
 - a. To subscribe to and / or purchase and / or acquire and / or invest in Units and pay the requisite consideration for the same out of the amount transferred by the Guardian to account designated by QIS.
 - b. To sell, redeem, transfer or otherwise deal with or dispose of Units and receive the consideration for the same and give effectual receipts in respect thereof and credit the amounts so received to the designated account of the Customer in accordance with the instructions given by the Guardian on the website in the manner agreed and specified to the Attorney.
 - c. To receive dividend, interest and other accretions and amounts in respect of said Units of Mutual Funds and give effectual receipts and discharges in respect thereof.
- 3. To sign all instructions, documents, forms and to do all such acts, deeds and things as may be required for purchasing, subscribing, and / or redeeming said Units of Mutual Funds as the Guardian on behalf of the Customer may specify from time to time.
- 4. To confirm having read and understood the content of the offer documents of various schemes of mutual funds in which the company may invest on behalf of the Customer as per instructions given by the Guardian on behalf of the Customer and not to hold QIS liable for any transaction processed on the basis of information/ instructions provided by Guardian on behalf of the Customer.
- 5. To comply and / or cause to be complied with all statutory and other requirements attached to or arising out of these premises and for these purpose to take such steps and actions necessary or proper, including signing of affidavits, indemnity, declarations, legal documents, deeds and writings required.
- 6. To correspond with and give notice to the corresponding asset management company/body corporate / issuer / registrar / and transfer agent of securities including giving instructions with regard to nomination/ change in investment plans/ any other changes that may be necessitated.
- 7. To do or omit to do all such acts and things as attorney may in its discretion consider being necessary or desirable in order to exercise its powers hereunder or to comply with any laws, orders rules, regulations or directions of any government or regulatory or other authorities.
- 8. Guardian on behalf of the Customer further declares that attorney shall not be liable for any loss that may result from failure/ inability in electronic connectivity or rejection of Guardian's application for any reason whatsoever.

AND GENERALLY to sign all letters, correspondence and other documents and to execute and perform any other act, deed or thing whatsoever which ought to be done, executed or performed or which in the opinion of the said Attorney ought to be done, executed or performed in or about for the purposes as stated above, as fully and effectually to all intents and purposes as I on behalf of the Customer could do if I was present and did the same that all matters and things respecting the same shall be under the full management and directions of the said Attorney.

AND I, on behalf of the Customer, do hereby, for my successors and assigns, allow, ratify and confirm all and whatsoever the said Attorney or their substitutes shall do or cause to be done in terms of this Power Of Attorney and indemnify the attorney against all costs, charges, claims and expenses incurred therefore and hold harmless the attorney and its officers, directors, and employees as authorised by the Board.

AND I, on behalf of the Customer, further agrees that attorney shall exercise the powers and authorities conferred under the above Power of Attorney only pursuant to the instructions in that behalf given by me; such instructions shall be given through the website [www.personalfn.com], electronically and such instructions shall be deem to have been given by me, on behalf of the Customer and such recording or other record of such instructions by attorney shall be admissible as evidence and shall not be questioned by the Customer or me acting on behalf of the Customer and shall be conclusive and binding against the Customer and attorney may also exercise the powers and authorities conferred herein to meet the obligations under the terms & conditions entered into / to be entered into with attorney.

AND I hereby agree that all such acts done by above mentioned attorney shall be deemed to be acts done me on behalf of the Customer and if necessary shall be ratified by me on the instructions of the said attorney.

IN WITNESS WHEREOF, I,	
on behalf of the Customer, the said	(Name of the
guardian) have executed these presents on this day of	20
(Signature)	
Name:	
Signed and delivered in our presence.	
Witness:	
1.	
(NAME)	(SIGNATURE)
2.	
(NAME)	(SIGNATURE)