

FOR CSO USE ONLY

Form No. Client Code DP ID **Branch Code** Sub Code Ver: 3.3 Oct 2021

EQUITY & COMMODITY B2C

Application Type	New Update
KYC Number	











INDEX OF DOCUMENTS

S. No.	Name of the Document	Brief Significance of the Document	Page No.			
MANDATORY DOCUMENTS AS PRESCRIBED BY SEBI & EXCHANGES						
1.	KDA Form and Assount Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction/check list.	140 5			
1.	KRA Form and Account Opening Form	B. Document captures the additional information about the constituent relevant to Trading/ Demat account & an instruction/check list.	1 to 5			
2.	Tariff sheet	Document detailing the rate/amount of brokerage & other charges levied on the client for trading on exchange(s) & DP Service charges/Fee Structure	6			
3.	A Client Declaration - Open Interest Position	A Client Declaration - Open Interest Position	7			
4.	Policies and Procedures	Document describing significant policies and procedures of the stock broker				
5.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, sub-broker/Authorised Person and client for trading on equity and commodity exchange (including additional rights & obligations in case of internet/wireless technology based trading).	SEPARATE COPY FOR CLIENT			
6.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities & commodities market.	ATE CO			
7.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	SEPAR/			
8.	Rights & Obligations of Beneficial Owners & Depository Participants:	Document stating the Rights & Obligations of Beneficial Owners and Depository Participants.				
	VOLUNTARY DOCUMENTS A	S PROVIDED BY THE STOCK BROKER				
1.	Running Account Authorisation	Authorisation to maintain Running Account Consent for ECN declaration	7			
2.	Voluntary Terms & Conditions	Additional terms & conditions specific to clients for the purpose of operational efficiency.	8 to 11			
3.	Rights and Obligations - MTF	Rights and obligations relating to margin trading facility provided To client	11 to 13			
4.	Nomination Form Power of Attorney	Nominee details for Trading and Demat Account POA provided by BO to Angel for settlement / Margin purpose	14 to 15			

IMPORTANT NOTE 1. Signature Types:



H Signature of Second Holder



Signature of Guardian

Authorised Signatory of Member



Signature of Second Witness

2. In case of any correction in the form - Sign next to the correction done & Sign has to match the original signature

IMPORTANT INSTRUCTIONS

- 1. All details to be filled in Capital Block letters in Black / Blue Ink Only.
- 2. Email ID & Mobile number is mandatory for account related passwords and transaction details.
- 3. Corrections in the KYC form should be counter signed.
- 4. Strike off whichever option, in the account opening form, is not applicable.
- 5. All Originals to be produced for physical verification.
- 6. If any proof of identity or address is in a regional language, then translation into English is required.
- 7. Sole proprietor must make the application in his individual name & capacity.
- 8. Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.

KYC CHECKLIST (PLEASE TICK WHEREVER APPROPRIATE)

PAN Card	Account Holder & Joint Holder's (If any)				
Photograph	One Colored Front Face Photograph on photographic Paper (Passport Size)				
	Unique identification number(UID)(Aadhaar)				
Additional Proof of	2. Valid Passport (Name, Address & Photo page)	☐ KRA document used			
Identity (Any One) (If Pan card not visible OR Pan card sign & signature in KYC form	3. Voter ID (front and back) (Email Id &				
	4. Valid Driving License (Name, Address & Photo page)				
are different)	5. PAN Card	given KRA Form)			
	6. Other1(Pls. Specify)				
	Valid Passport (Name, Address & Photo page)				
	2. Voter ID (front and back)				
	3. Valid Driving License (Name, Address & Photo page)				
	4. Unique identification number (UID) (Aadhaar)	☐ KRA document used			
Proof of Address	Bank Statement/Passbook (not more than 3 months old must contain complete address of client)	1873388			
(Any One) Permanent /	6. Banker's Verification Letter				
Correspondence	7. Electricity Bill (not more than 3 months old) KYC Checklist				
	8. Resident Landline Tel. Bill (not more than 3 months old)				
	9. Registered Flat Sale Agreement of Residence				
	10. Registered Lease/Leave & License Agreement				
	11. Ration Card				
Bank Proof With	Bank Statement / Bank Passbook with cheque leaf (not mo	re than 3 months old)			
MICR / IFSC Code (1st Holder only)	Banker's Certificate on letter head of the Bank (ORIGINAL)				
(lactional only)	3. Cancelled Personalized Cheque leaf				
Demat Proof (Any One)	Client Master (CML copy duly attested by DP)				
(1st Holder only)	2. DP Statement / Transaction cum Holding Statement				
	Copy of ITR Acknowledgement				
Proof of Income (Any One)	2. In case of salary income - Salary Slip, Copy of Form 16				
(Mandatory for F&O / Currency / Commodity	3. Net-worth certificate (Not more than 1 year old)				
Segments)(1st Holder only)	4. Copy of Demat Account Holding Statement				
	5. Bank Account Statement for last 6 months reflecting inco	me			







FIRST HOLDER

Signature

KNOW YOUR CLIENT (KYC) | APPLICATION FORM (FOR INDIVIDUALS ONLY)

Application No. :

Please fill in FNGLISH & in BLOCK LETTERS with black/blue ink & tick the appropriate options

T TOUGHT THE THE EIGHT	Will bedon EET TENO WITH BIO	acity blue fills & ti	on the approp	priace ope	0110	
A. IDENTITY DETAIL	LS					
1. Name of Applicant	FIRST NAME	MIDDI	_E NAME		LAST NAME	-
2. Maiden Name		FOR MARRIED	WOMENON	ILY		
3. Father's / Spouse Nar	me FIRST NAME	MIDDI	_E NAME		LAST NAME	
4. Mother Name						PHOTOGRAPH
5. a. Gender	Male Female	Transger	ider			Please affix your
b. Date of birth	DD / MM / YYYY c. Marita	l Status Sin	gle Marrie	ed Othe	ers	recent passport size photograph
6. Nationality	✓ Indian	7. Status	✓ Reside	nt Individu	ıal FH 🖎	and sign across it
8. PAN		Aadhaar			1/9	
9. Specify the proof of ic	dentity submitted :					
B. ADDRESS DETAIL	_S					
1. Residence / Correspondence Address						
City/Town/Village			District			
Pin Code	Stat	е			Country	
2. Contact/Mobile No			Tel (Res	.)	1	
Tel(Off.)			Email id	ı		
3. Specify the proof of a	ddress submitted for Residence	/ Correspondenc	e Address:	'		
4. Permanent Address (if different from above correspondence address)						
City/Town/Village			District			
Pin Code	Stat	е	1		Country	
DECLARATION						
immediately. In case any of th	nils furnished above are true and correct ne above information is found to be fals information from Central KYC Registry	e or untrue or mislea	ding or misrepres	senting, I am <i>i</i>	we are aware that I/we ma	
Place			01	anoture of	Applicant FH 🖎	
Date	DD / MM / YYY	ſΥ	SIQ	gnature of A	Applicant 2/9	
		FOR OFFICE U	JSE ONLY			
Details of Employee / Authorized Signatory	Documents verified with Originals		terviewed By & erification dor		Angel O	ne L _{to}
Name & E Code					//	. Intermediary
Designation					Seal Stamp of	the Intermediary
Date	DD / MM / YYYY	DD /	MM / YYYY		, in	Labud







SECOND HOLDER

Signature

KNOW YOUR CLIENT (KYC) | APPLICATION FORM (FOR INDIVIDUALS ONLY)

Application No. :

Please fill in FNGLISH & in BLOCK LETTERS with black/blue ink & tick the appropriate options

A. IDENTITY DETAILS	S						
1. Name of Applicant							
2. Maiden Name		FORN	1ARRIED WO	MEN ON	LY		
3. Father's / Spouse Na	ime						
4. Mother Name							PHOTOGRAPH
5. a. Gender	Male Female	e Transger	nder				Please affix your
b. Date of birth	DD / MM / YYYY c. Mar	ital Status Sir	ngle Married	d Othe	ers		recent passport size photograph
6. Nationality	✓ Indian	7. Status	✓ Residen	t Individu	ıal	SH 🙈	and sign across it
8. PAN		Aadhaar				SH 🖎	
9. Specify the proof of	identity submitted :						
B. ADDRESS DETAI	ILS						
1. Residence / Correspondence Address							
City/Town/Village			District				
Pin Code	S	tate			Со	untry	
2. Contact/Mobile No		·	Tel(Res.)		·		
Tel(Off.)			Email id				
3. Specify the proof of	address submitted for Residen	nce / Correspondenc	e Address:				
4. Permanent Address (if different from above correspondence address	s)						
City/Town/Village			District				
Pin Code	S	tate	•		Сс	ountry	
DECLARATION							
immediately. In case any of	tails furnished above are true and cor the above information is found to be g information from Central KYC Regis	false or untrue or mislea	iding or misreprese	nting, I am/	we are aware th	at I/we may	
Place					FI	4 Xa	
Date	DD / MM / Y	/ YYY	Sign	nature of A	Applicant 2/	H 🖎 14	
		FOR OFFICE (JSE ONLY				
Details of Employee / Authorized Signatory	Documents verified with Originals		terviewed By & erification done	e by		Angel On	e L _{fo}
Name & E Code							
Designation					Seal St	mp of th	ne Intermediary
Date	DD / MM / YYYY	DD /	MM / YYYY			One Lig	196114

FA	TCA / CRS	DECLARA	TION / SEL	_F CER	TIFICATIO	N FOR II	NDIVIDUAL	_
Client Name								
							First/Sol	e Holder
Are you U.S. Pers	on? (Refer KYC	Handout - Custo	omer Copy)				Yes N	0
Specify country o	of residence for	tax purpose (Ta	x Residency)				☐ India ☐ C	Other
Specify country o	of citizenship						☐ India ☐ C	Other
Note: If you are U.S. pers This deceleration from c								
	TR	ADING & D	EMAT ACC	OUNTI	RELATED	DETAILS	5	
TYPE OF ACCOUNT	: 🗹 Indiv	idual	Sub S	tatus	Resident	Other		
A. BANK ACCOUN	NT DETAILS - I	Payin / Payout	of funds will b	e routed t	hrough the sa	id bank acc	ount only	
Bank Name & Brand	ch Location:							
Account No.					Savings	Curren	t	
MICR Code					IFSC Code			
B. DEPOSITORY A	ACCOUNT DET	AILS (DP1 DET	AILS CONSIDE	RED FOR	PAYOUT OF SE	ECURITIES	IF FILLED)	
		DP 1 De	etails			DP	2 Details	
Depository	✓ CDSL				CDSL	□ NSD)L	
DP Name	Angel One Lt	:d					,	
Client Name								
DP ID	12033200 &	12033201						
B0 ID								
C. TRADING PREF	FERENCES (P	lease sign in the rele	vant boxes where yo	u wish to trad	e. The segment not	chosen should l	oe struck off by the o	client.)
Stock Exchanges								
	NSE			BSF				
1	NOE			DOE				
							All Exch	iandes
	1CX		ı	NCDE	Χ		FH 為 4/9	
	1071			10DL				
Market segment	on which you w	ish to trade						
Cash Ma	ırket		k O having knowledge	M	utual Fu	nd	All Seg	ment
			with dealing in F&O				FH 🖎	,
							4/9	
Currency Derivat	ives Segment							
NSE		BS	SE					
I hearby confirm havin of risks associated w		l hearby confirm h of risks associal					B0	I'H
in Currency derivativ	es segment	in Currency deri	ratives segment				FH 🖎 5/9	
For any additional se	gment / exchang	ge, separate autho	rization/letter sha	III be require	d from the client		J. J	
Derivative segments	activation is sub	ject to financial do	ocument verificati	on.				

D. STANDING INSTRUCTI	ONS / AUTHORIZATION FROM THE CLIENT		
	Transaction Statement including (For ECN in commodity segment, please refer pg. no. 9)	☐ Electronic ☐ Physical	
Receive Delivery Instruct	ion Slip	☐ No ☐ Yes	
Share Email ID with Regis	trar & Transfer Agent	□ No □ Yes	
Receive Annual Report		☐ Electronic ☐ Physical ☐ Both	
DP Account Statement		☐ Monthly ☐ Fortnightly ☐ Weekly ☐ As per SEBI Regulation	
Declaration for Mobile Nu	ımber	☐ Self ☐ Spouse ☐ Child ☐ Parent	
Declaration for Email ID		☐ Self ☐ Spouse ☐ Child ☐ Parent ☐ Do not have	
Running Account Settlen	nent	Yes No If yes, please select Monthly Quarterly	
Whether you wish to avai wireless technology (plea	l of the facility of internet trading / ase specify)	☐ Yes ☐ No	
Margin Trading Facility (F	Refer Rights & Obligation document)	Yes No	
Wish to make Nomination	n in trading and Demat account	Yes No (If yes, please fill up annexure "A")	
Interested in Receiving W	/hatsApp Notifications	☐ Yes ☐ No	
Commodity Trade Classification Farmer Producer Organisation Value Chain Participant Others			
2. In case client doesn't c 3. B0 can view his ISIN ba 4. *Other documents incl	udes SEBI prescribed standard documents i.e		ository
E. INFORMATION FOR PR	EVENTION OF MONEY LAUNDERING ACT, 2002	2	
Experience	Number of years of Investment / Trading Ex	perience	
	Below 1 lac 1-5 Lacs 5-10	Lacs 10-25 Lacs >25 Lacs	
Gross Annual Income	~	er than 1 year) as on date DD / MM / YYYY	
Occupation	Govt Service Professional	Private Sector Service	
(Please tick)	☐ Public Sector ☐ Business ☐ Housewife ☐ Student ☐	Retired Agriculturist Others (Pls Specify)	
Nature of Business	□ Manufacturing □ Services □ □ Consultancy □ Others	Trading	
Client Category Commercial participant Noncommercial participant	ualue chain participant exporter financial participant trader	☐ importer ☐ hedger ☐ arbitrager	
Is the Client Politically Ex	posed Person (PEP) or Related to a PEP		
☐ PEP ☐ Related t	o PEP Not a PEP / RPEP		

F. PAST ACTIONS				
	ngs initiated / pending / taken by SEBI e directors/authorized persons in char			
No	If yes, please specify			
G. GST REGISTRATION DETA	ILS			
Registration No		Validity Date	Name of t	he State
GSTIN No:		DD / MM / YYYY		
H. DEALING THROUGH SU	IB-BROKERS / AUTHORISED PE	ERSON(AP)/OTHERSTOC	K BROKERS	
If Yes, please specify:				
Name of Stock Broker		Name of	SB/AP	
Name of Exchange		Client Code (as given by ot	her broker)	
Details of disputes/dues per	nding from/to such stock broker/s	ub-broker:		
Whether you are a Member /	Sub-broker / AP of any Exchange	☐ Yes ☐ No		
If yes, provide SEBI / EXCHA	NGES REGISTRATION NO:	Ph.	Website:	
I. INTRODUCER DETAILS				
Status of Introducer S	Sub-broker/AP 🗌 Employee	Existing Client Othe	rs (Specify):	
Introducer Name:		SB/Emp/C	ient Code:	
Address:				
Mobile No:				
		Signature of the Intr	oducor 🔊	
		Signature of the intr	oducer	
	DE	ECLARATION		
1 I/We herehy declare t	that the details furnished above ar	re true and correct to the hes	t of my/our knowledge	and helief and
	orm you of any changes therein, ir			
	sleading or misrepresenting, I am /	,		
	read/been explained & understoo	-		res of the
Stock Broker & the ta	riff sheet applicable for trading as	s well as DEMAT account.		
3. I/We further confirm	having received, read & understo	od the contents of the 'Right	s & Obligations' of mem	bers,
	clients, and 'Risk Disclosure Docui			
authorised person & o	· · · · · · · · · · · · · · · · · · ·	ment, for capital market & de	rivatives segments (eq	uity,
·	ts & oblifations related to margin	·		•
commodity) and right		trading facility provided to cl	ient. Guidance note, Do	'd & Don't for
commodity) and right trading on the exchar	ts & oblifations related to margin	trading facility provided to cl unt Do's & Don't' / Guidance n	ient. Guidance note, Do ote, Do'd & Don't for clie	'd & Don't for nts / Rights &
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commodity) and right trading on the exchar obligations of benefic Mutual fund transacti	ts & oblifations related to margin to nge (s) for investors / demat accou cial owner & depository participan	trading facility provided to cl unt Do's & Don't' / Guidance n ot & details of terms & condit to be bound by such provision	ient. Guidance note, Doote, Do'd & Don't for clie fons for the investor / cl ns as outlined in these d	'd & Don't for nts / Rights & ient for using locuments.
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Trading Brokerage and Demat Tariff for Individual (POA client)

iTrade Prime				
Plan Name	Angel 699	Angel Classic	Angel Preferred	Angel Premier
Initial Margin	Nil	Rs. 10000	Rs. 25000	Rs. 50000
- DP AMC Charges @ Rs. 20 Per Month	Free for 1 yr	Free for 1 yr	Free for 2 yr	Free for 3 yr
Online Brokerage per executed order				
- Equity Delivery	Free	Free	Free	Free
- Intra-day, Futures, Options, Commodity, Currency (Per Order)	Rs. 20	Rs. 20	Rs. 20	Rs. 20
Value Added Services				
- Call and Trade charges per order	Rs. 20	Rs. 20	Rs. 20	Rs. 20
- Premium Advisory	-	-	Free for 1 yr	Free for 2 y
- Dedicated Relationship Manager	-	-	-	Yes
- Online Wealth Builder Training Program (Once a Month)	-	-	-	Free
- Financial Planning	-	-	Free	Free
- Online Fund Transfer via Net Banking & UPI	Free	Free	Free	Free
- ARQ - Robo based Advisory	Free	Free	Free	Free
- Technical & Derivatives trading ideas	Free	Free	Free	Free
- Franking, KRA, CKYC, eSignature Charges , - Email statements / Electronic contract notes	Free			
- Transaction charges for Sell (Debit) & Inter-settlement Debit per transaction		Rs	. 20	
- Auto square off charges		Rs	. 20	
- Pledge Creation/ Closure / Invocation / Unpledge		Rs	. 20	
- Demat / Remat (Per Certificate) - Physical statements request / DIS request / Physical contract notes	Rs. 50			
-Cheque Bounce Charges		Rs.	350	
-Delay Payment Charges (DPC) on outstanding bill amount if not paid within due date			er month very 15 days)	

Notes:

- 1.Brokerage is levied per executed order across all segments
- 2. Order value for Options is calculated as (Strike + Premium) x Lot size. Brokerage is also charged on expired, exercised and assigned options contract
- 3. Stamp duty, GST, Education cess & other statutory levies (if any) will be charged as applicable rate
- 4. Above tariff is subject to change. Changes if any will be intimated 30 days in advance







(Second Holder Signature) (Third Holder Signature)

PLEASE TICK WHICHEVER IS APPLICABLE A. CLIENT DECLARATION - OPEN INTEREST POSITION I/We, the undersigned, have taken cognizance of circulars issued person is a partner / director I karta I trustee, takes or holds any by SEBI / Commodity Exchanges from time to time on the position in any commodity forward contract I commodity guidelines for calculation of net open positions permitted in any derivative on Exchanges through or through any other member (s) commodity and I/we hereby undertake to comply with the same. or Exchanges, to enable you to restrict our position limit as I/ We hereby declare and undertake that I/ we will not exceed the prescribed by the above referred circular of Exchanges as position limits prescribed from time to time by Commodity modified from time to time. Exchanges or SEBI and such position limits will be calculated in I / We confirm that you have agreed to enter order in commodity accordance with the circulars on position limits as modified from forward contracts I commodity derivatives for me / us as your time to time. clients on Commodity Exchanges only on the basis of our above I/We undertake to inform you and keep you informed if I / any of assurances and undertaking. our partners / directors | karta | trustee or any of the partnership I/We further undertake to bear any liable/penalty/charges levied firms/companies / HUFs / Trusts in which I or any of above such by Commodity Exchanges/SEBI. B. CONSENT TO INSTRUCTION TO MAINTAIN RUNNING ACCOUNT (VOLUNTARY) amount of up to Rs. 10,000/-(Ten Thousand Only) for equity I/ We request you to maintain my/our accounts for funds and securities on running accounts basis instead of 'bill to bill' segment & Rs. 50,000/-(Fifty Thousand Only) for commodities settlement basis, unless I/we specifically request you for a segment or any other sum as may be permitted by SEBI / payout of available free funds or securities in the account. You Exchanges from time to time, while settling my / our account. I / may settle the accounts at Monthly/Quarterly (as opted in the We understand and agree that no interest will be payable on the account opening form) or at such other intervals as SEBI/ amount of funds retained by you as above. I/ We agree that Angel Exchanges may specify from time to time. I / We further shall not be liable for any claim for loss or loss of profit or for any authorize you to retain securities and/or funds as may be consequential, incidental, special or exemplary damages, or permitted by Exchanges/SEBI from time to time or towards other otherwise, caused by retention of such securities/funds. The unbilled services and/or charges applicable on my account, while standing instruction/authorization for maintaining my/our settling the accounts. I/We further authorize you to also retain an account as running account shall remain valid until revoked in C. CONSENT FOR ELECTRONIC CONTRACT NOTE (ECN) - DECLARATION (VOLUNTARY) _, Client Code _ PAN _____, Registered with you as a client of Multi Commodity Exchange of India Ltd (MCX), and/or National Commodity & Derivative Exchange Ltd (NCDEX), undertake as follows: • I am aware that the Member has to provide physical contract note in respect of all the trades placed by me unless I myself want the same in the electronic form. • I am aware that the Member has to provide electronic contract note for my convenience on my request only. • Though the Member is required to deliver physical contract note, I find that it is inconvenient for me to receive physical contract notes. Therefore, I am voluntarily requesting for delivery of electronic contract note pertaining to all trades carried out/ordered by me. • I have access to a computer and am a regular internet user, having sufficient knowledge of handling the email operations. • My email id is ______(the email id must be written in own handwriting). This has been created by me and not by someone else. • I am aware that this declaration form should be in English or in any other Indian language known to me. • I am aware that non-receipt of bounced mail notification by the member shall amount to delivery of the contract note at the above e-mail ID. [The above declaration has been read and understood by me. I am aware of the risk involved in dispensing with the physical contract note, and do hereby take full responsibility for the same]

Verification of the client signature done by, Client Signature **Authorised Signatory** $|X\rangle$ of Member

Designation:

Place:

VOLUNTARY TERMS AND CONDITIONS (EQUITY & COMMODITY)

Whereas the client intends to open securities / commodities trading accounts with Angel One Ltd., (hereinafter referred as Angel) for the purpose of trading in Capital Market Segment, Futures & Options and Currency Derivative Segments and Commodities Futures & Options of the National Stock Exchange of India Ltd., the Bombay Stock Exchange Ltd., the Metropolitan

Stock Exchange of India Limited, Multi Commodity Exchange,
National Commodity & Derivatives Exchange Limited and Mutual Fund
transactions Facilities offered by Stock Exchange and whereas for
the purpose of more fully and conveniently availing of the services
agreed to be provided by Angel and also the additional services that
may be made available by Angel from time to time, the Client, on its
own free will and volition, agrees to accept and be
bound by the following terms and conditions. The Client understands
that these terms and conditions are voluntary i.e, non-mandatory in
nature but on their acceptance, these shall constitute the contract
between the parties and bind them fully and be enforceable by each
party against the other.

- 1. Authorization to debit additional charges with regard to Trading and Demat Account: Without prejudice to the other rights and obligations of the parties, the client understands and agrees that Angel may levy additional charges including Annual Maintenance Charges and all transaction charges with respect to Clients Demat account / Counter Demat account for any service rendered by Angel and as may be required by the Client, and recover from the Client all reasonable costs, as may be incidental or consequential for rendering the said services. The said charges will be debited to the clients ledger account with AngelOne.
- 2. Lien: All securities, commodities funds and/or properties (Any assets available with Angel) of the Client as may be permitted by the Exchange(s) from time to time to be placed with Angel shall be subject to a lien for the payments or fulfillment of all undischarged liabilities and obligations of the Client in relation to its transactions or owing to any of the group companies of Angel. Angel shall be entitled to withhold such securities, commodities, funds and/or property of the Client as security towards any such un-discharged liabilities or obligation of the Client and to sell and/or appropriate to itself all such securities, commodities, funds or properties at its sole discretion & at any point of time, without notice to client.
- 3. Authorization for delivering / pledging shares: The client understands and agrees that Angel may deliver to the Exchange any securities held by it on behalf of the client to discharge settlement obligations in respect of securities sold by the client or pledge the same with the clearing house of the recognized stock exchange in any segment where the Client is registered for trading for the purpose of providing margin for the trading positions contracted or to be contracted by the Client or with any scheduled commercial bank, Non-Banking Financial Institution or other financial institution for raising funds to the extent account of the client carries debit balance but without any obligation on its part to so raise funds by pledging the securities and without prejudice to the right of Angel to enforce, at its option, the collateral security in the securities to recover the debit balance at any time.
- 4. Authorization for Inter segment fund balance transfer and stock transfers: The client hereby authorizes Angel to transfer its debit/credit balances in the ledger account arising during the course of trades in any segment including commodities segment to its ledger account in any other segment including commodities segment or to transfer any stock purchased/lying in its account in

- any segment including commodities segment to its account in any other segment as often as may be required. The transfers may be completed by passing journal entries in the books of Angel.
- 5. Disclaimer: The Client understands and agrees that neither Angel nor any other party disseminating any market data, message or information through the Website of Angel or in any other media shall be liable for: (a) Any inaccuracy, error, omission or delay in the transmission or delivery of any such data, information or message, or (b) Any loss or damage arising from or occasioned by (i) Any such inaccuracy, error, delay or omission, (ii) Nonperformance, or (iii) Interruption in making available any such data, information or message, due to either any act or omission by Angel or any disseminating party or to any "force majeure" (e.g. flood, extraordinary weather condition, earthquake or other act of nature, fire, war, insurrection, riot, labour dispute/unrest, accident, action of government, communications or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of Angel or any disseminating party.
- 6. Manner/Mode of placing orders/instructions & Nonexecution/ delay/cancellation of Orders: The Client may communicate orders and other instructions to Angel or the subbroker/ authorised person as the case may be over phone at the designated contact telephone number, or in writing, or through designated email, or by personally visiting the designated office. The client hereby agrees that Angel or the Exchanges shall not be liable for non execution or partial execution of any orders caused due to suspension, interruption, or malfunctioning of the online as well as offline trading services, disruptions or congestion of communication net works, hardware or software problems, or failure of the electronic trading beyond the control of Angel or the Exchange.
- 7. Client not to act on representations of agents, employees: Client is aware that Angel has not authorized any agents, representatives, employees or other persons to make any representation, or to give any promise, assurance, warranty, undertaking or commitment as to return on investment of the Client whether in writing or otherwise on behalf of Angel.
- 8. Recording of Conversation: The client is aware and agrees that Angel may tape record the conversation between the client/client's representative and Angel, whether over the telephone or in person, as per applicable laws, rules and regulations of SEBI / Exchanges. Angel may produce before competent authorities, voluntarily or on such production being required by such authorities, recorded conversation or transcript thereof or both as valid evidence of the content of the conversation so recorded.
- 9. Confidentiality of Client Details: Angel may disclose the client information to any person / entity as required under the law or to any broker's Association or organisations in case of dispute in order to take informed decision. The Client hereby agrees and give its consents for the disclosure by Angel to any person or entity including but not limited to any independent third parties or any entities of Angel Group, whether within or outside India, of any information and data relating to Client or relating to Client's trading account with Angel for the purposes of or in connection with, any present or proposed initiatives, including but not limited to any marketing or cross sell initiatives, business proposals, activities, facilities or services availed of or to be availed, by Client in future.
- 10. Disclosure as to Proprietary Trades by Angel: Angel may carry

out proprietary trades in addition to trades on behalf of its Clients.

- 11. Severance: In case any one or more of the terms and conditions contained in this document become invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.
- 12. No Waiver: No forbearance, relaxation or inaction by any party to require from the other erformance or discharge of any obligation to be performed or discharged by the other under this document shall in any way affect, diminish, or prejudice the right of such party to require of the other party at any time such performance or discharge, or performance or discharge of any other obligations under this document or be considered to be a waiver of any rights, unless the waiver is specifically agreed in writing.
- 13. Notices: All notices or communications issued by Angel shall be served on the Client in any one or more or all of the following ways at the ordinary business address and/or ordinary place of residence and/or last known address of the client:
- 13.1(a) By ordinary post or (b) By registered post or (c) By express delivery post or (d) by SMS on registered mobile or by telephonic call or (e) By affixing it on the door at the last known business or residential address or (f) By oral communication to the party or on the last known telephone number or on the recording machine of such number or (g) By advertising it in at least one rominent daily newspaper having circulation in the area where the last known business or residential address of the client is situated or (h) By publishing it on the website of Angel wherein secured log-id and password to Client is provided or (i) By a notice posted on the notice board of the Exchange if no address be known or (j) By electronic mail or fax or (k) By hand delivery or By Courier or any other approved mode as may be allowed for communication.
- 13.2 Notwithstanding anything stated above, communication relating to orders, margins, maintenance calls and other similar matters in the ordinary course of dealings between Angel and the Client may be made orally.
- 14. Electronic Contract Note (ECN):
- 14.1. Client agree to receive contract notes in Electronic/Digital Form (ECN) authenticated by means of a digital signature in lieu of Physical Contract notes through e-mail by authorizing Angel in this connection and providing the e-mail address(es) at which the Client wishes the ECN to be sent.
- 14.2. The Client shall access and verify the ECN and all information contained therein, In case of discrepancy the Client, shall inform Angel either in writing or via E-mail within reasonable time of the receipt of the same. Angel shall also publish the Contract Note on the Web site www.angelone.in or on any other designated location specified by Angel from time to time. The Client will be issued a login and password by which the Client can login in to his account and view/save/print the ECN. Should the Client experience any difficulty in opening the ECN, Angel may, on advice by the Client, make the Contract Note available by any other means (e-mail, electronic mail attachment, or in the form of an available download from the back office web site or by delivery of a hard copy). Client's failure to advice Angel of such a difficulty shall amount to valid delivery and viewing of the document by the Client.

- 15. Electronic Transmission of other Documents: The Client who have opted for ECN agrees that Angel may transmit to the Client any statements, documents or intimation including, but not limited to, Margin Statement, Statements of Funds and Securities, margin and maintenance calls & other notices /communications document mandated by SEBI/Stock Exchange/Depository in electronic mode either at the e-mail ID designated for delivery of ECN or to the mobile number of the Client or both and, in case of non receipt of bounced mail/non delivery of SMS notification, Angel shall be deemed to have fulfilled his obligation to deliver to the Client such documents. Discrepancies if any in documents should be brought to the notice of Angel within reasonable time from issuance failing which the documents shall be deemed to be true and correct record of transactions stated therein.
- 16. Electronic Payment Gateway for Net Banking Services: Angel may provide on its internet trading website, without additional cost to the Client, access to Electronic Payment Gateways provided by various banks for facilitating transfer of funds from Client's bank account to the account of the Client with Angel. Client understands that Angel is only providing access to the electronic fund transfer facility provided by the banker of the Client through Angel's website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway or for any transaction errors, losses, malfunctioning or hacking of the system by unscrupulous elements, frauds, and/or any incidental or consequential claims arising thereout. Client undertakes not to make Angel a party to any litigation, claim, dispute, difference or complaint that the Client may initiate in respect of, arising out of or in connection with any transactions on the Gateway and agrees that Angel's liability shall at all time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank.
- 17. Internet / Wireless Technology based Trading facility:
- 17.1. Angel offers Internet and mobile Trading facility for transaction in securities on the concerned Exchanges including facilities for online application of IPO / FPO / NFO / Bond issues or any other issues of securities or services to apply/purchase/redeem/sale/buyback or otherwise deal in the units of Mutual Funds (hereinafter referred to as "the Internet/wireless Trading system") through Exchange approved software. The Client can route its orders to Angel over the internet/mobile/laptop with data card or any other devices which use internet protocol for purchasing, selling and dealing in securities. The Client may avail of such Trading facility provided by Angel by complying with the formalities prescribed therefore.
- 17.2. Non-usage of Internet/Wireless Trading Facility: If the Client does not use the Internet/Wireless Trading Facility for a continuous period of 3 months or such other period as Angel may notify, the facility may be deactivated without notice and the Client shall comply with the prescribed formalities for reactivating the facility. Trades can, however, be executed at all time by placing orders off-line with the concerned branch of Angel.
- 17.3. The client understands and agrees that Angel has different product of the Internet Trading /Wireless Trading softwares which have been approved by the Exchanges and the client shall be allotted such product as may be chosen by him. The client also understands and agrees that depending on the trading activity of

the client, Angel shall have the exclusive right and liberty to change the product version allotted to the client and allot a different product version of the Internet Trading/Wireless Trading facility.

- 17.4. Orders of Client subject to review by Angel: The Client agrees that the Angel may, on being suspicious of any of the transactions, review any order placed by a Client, which may cause delays in the processing of the Client's order or may result in rejection of such order."
- 18. Extra Ordinary Events and termination/suspension of trading facility: Angel will not be liable for losses caused directly or indirectly by government restriction, Exchange rulings, suspension of trading, computer, communication, telephone or system failure, war, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication net-work or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond Angel's control resulting in nonexecution, partial or incomplete execution of orders and the resulting financial loss, if any Angel may at any time terminate, discontinue or temporarily suspend trading facility provided to the Client in the event of any such extraordinary event occurring without giving prior notice to the Client.
- 19. Amendments to the terms and conditions: Angel reserves the right to amend the terms and conditions herein contained by adding, deleting, modifying or varying the provisions thereof by giving 15 days notice to the Client. In the event where the client has not objected to revised terms and conditions within 15 days of receiving the notification, the same shall be binding on the client.
- 20. Mutual Fund Service System Facility / BSE Star MF: Client is registered with Angel One and has executed Know Your Form and certain other documents for the purpose of trading in securities market on the recognized Stock Exchange (herein after referred as "Exchange"). Incase client opts for the purpose of dealing in the units of Mutual Funds Schemes permitted to be dealt with on the SEBI recognized Stock Exchanges (Mutual Fund Transaction Facilities). Know Your Client details as submitted by the client for the stock broking shall be considered for the purpose of Mutual fund transaction facilities and abide by the terms and conditions as mentioned in the circulars as may be specified by the Exchanges from time to time in this regard. Client shall also ensure 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). Client shall read & understand the contents of the Scheme Information Document and Key Information Memorandum, addendum issued regarding each Mutual Fund Schemes with respect to which client choose to subscribe / redeem. Client further agree to abide by the terms and conditions, rules and regulations of the Mutual Fund Schemes. Client confirm to have read & understood the terms & conditions for using Mutual Fund transaction facility as stated in KYC handout (customer copy). Client is aware that he/she can transact directly with the AMC without recourse to Distributor's name at any time under the folio(s) tagged with the Distributor's name / broker code. The Client agrees and authorizes Angel as distributor of mutual funds to communicate on his/her behalf with the AMCs for financial and /or non-financial transactions including for receiving investment details from the AMC.
- 21. Parties agree that all claims, differences or disputes between them, arising out of or in relation to this mandatory and voluntary

client / registration document, any dealings and transactions made subject to the Bye laws, Rules and Regulations of the Exchanges shall be submitted to arbitration for resolution in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and the Byelaws and Regulations of the concerned Exchange. Provided, however, that recourse shall not be had to the arbitration, the grievance redressal mechanisms or to the investor protection schemes of the of the Exchanges or SEBI where the claims, differences or disputes exclusively arise out of or relate to any contracts entered into; transactions carried out; schemes, leagues or competition joined; other arrangements or understandings reached or relations established by the client with a group concern or associate of the Stock Broker or any third parties and to which the Byelaws, Rules and Regulations of the Exchange are not attracted and the Client understands and agrees that any application for invoking the arbitration/grievance redressal mechanisms or investor protection schemes of the Exchange in relation to any such dispute, claims or differences shall be liable to be dismissed.

- 22. Setting up of Exposure Limits:
- 22.1. Angel may sanction trading limits to the Client based on the margin lying to the credit of the Client in the form of found / securities / bank quarantees / fixed deposit receipts. Angel at its sole direction may refused to accept ant securities as collateral / margin. Angel shall from time to time publish a list of securities which would be acceptable as collateral / margin. In setting exposure limits for the Client, Angel shall be entitled to consider such factors as it may deem fit, including without limitation, the client's risk profile, risk appetite, loss bearing capacity, payment history, market volatility, risk management policy of Angel and such other purpose. Angel reserves liberty to vary the trading / exposure limits of the Client depending upon its risk assessment from time to time having regard to the changes in any of the factors or market conditions bearing on the risk profile of the Client.
- 22.2 Neither Angel, nor any affiliate of Angle nor their respective directors, officers, employees, agent shall any circumstances be liable for any direct or indirect loss, cost, liability, expense or damage (including without limitation all legal fees & expenses) arising from any variation or reduction of exposure or turnover limits by Angel.
- 23. Client to have a Mobile connection: Client agrees to have a mobile connection as a pre-condition to opening & maintaining the a/c with Angel & undertakes to notify Angel promptly whenever he/she/it obtains a new mobile connection in replacement of a mobile previously notified to Angel.
- 24. Aggregation of open market positions of the Client by the exchange: Client agrees that if the Exchange directs / advise Angel to reduce the exposure of the Client in any outstanding open interest in any contract, because the market exposure of the client in the contact, individually, or taken together with that of related parties, exceeds the maximum allowable open position prescribed by the Exchange for an individual client or for all clients of Angel in the contract, Angel May square off the open market positions of the client in the contract as directed by the Exchange, client also agrees that, though Angel may on a best effort basis inform the client of the direction given by the Exchange, it is under no obligation to inform the client and/or obtain client's consent prior to squaring of the positions under this clause and all losses, if any, arising from such squaring off shall be to the account of the client.

- 25. Payment of Full Contract Value: Client agrees to pay Angel for all open buy positions, excepting both side option contract positions, full contract value less the free surplus fund of the client, if any, already with Angel, one day prior to the commencement of the tender period for the respective contract, and If that day is a bank holiday, on the day immediately preceding that day which is bank working day. If the Client makes a default in making payment as above, Angel at its discretion may square off all or part of the open positions of the Client and all and any losses arising thereout shall be to the account of the client.
- 26. Execute / Self / Wash / Match trades: Orders of buy and sell placed at such rates and which such time intervals / frequencies, and particularly in contracts considered illiquid, may be rejected or cancelled by Angel without prejudice to its other rights to impose penalty on the client and/or deregister the client. Angel may also report such instances to the Exchange or the Regulator for appropriate action at their end.

I/We hereby state & confirm that I have read & understood the terms & conditions as mentioned above & agree to abide by the same.

RIGHTS AND OBLIGATIONS RELATING TO MARGIN TRADING FACILITY PROVIDED TO CLIENTS (VOLUNTARY)

- Angel is permitted to extend MTF to the clients on such terms and conditions as specified by the Stock Exchanges / SEBI from time to time and as mutually agreed by and between Angel and the Clients. This Rights and Obligation comprises the terms and conditions applicable to MTF and Angel and clients shall abide by the same and any other requirements of the margin trading framework, including other rights and obligations, if any, prescribed by the Stock Exchange/ SEBI/ Angel form time to time. Any modifications to the terms and conditions, other than those prescribed by SEBI/Stock Exchanges, shall be intimated to the Clients giving 15 days notice in advance.
- 2. Equity Shares that are classified as 'Group I Security" by SEBI only shall be eligible for MTF. Angel, at its discretion, may not provide funding under MTF to certain equity shares though classified to be "Group I Security" by SEBI. Equity shares shortlisted by Angel for funding (Approved List) shall be as displayed on Angel's trading website from time to time.
- 3. Initial margin, increased margin, margin shortage, margin calls, maximum allowable exposure, maximum stock specific exposure, trade confirmation, square off intimation and such other information in relation to MTF shall be communicated to the Clients electronically through one or many or all of the following modes, viz email, SMS, WhatsApp, mobile notifications, and additionally through telephone calls.
- 4. In order to avail of margin facility, the minimum initial margin required to be provided by the Clients, as prescribed by SEBI/Stock Exchanges, is as under: VaR + 3 times of applicable ELM in case of F & O Stocks (i.e., stocks available for trading in the F&O Segment. VaR + 5 times of applicable ELM in case of stocks other than F & O Stocks. VaR and ELM shall mean VaR and ELM as applicable to respective stocks in the cash segment.
- 5. Client shall be required to provide the minimum initial margin as applicable for a particular stock to buy that stock under MTF. The margin shall never be lower than that prescribed by the Stock Exchange/SEBI. However, Angel shall have the right to demand a higher initial margin than the margin prescribed by SEBI/Stock Exchanges.
- 6. Subject to the initial margin as aforesaid, Angel may, at its sole and absolute discretion, revise and increase from time to time the margin required for any stock permitted to be traded under MTF. Where client has exposure in the stock in respect of which margin has been revised but does not already have sufficient credit in the

- account to meet increase in margin, Client shall pay margin found short within the time prescribed for making margin payment.
- 7. Applicable minimum initial margin, increased margin, margin shortfall, if any, can be paid in the form of cash, cash equivalent, or Group I equity shares with appropriate hair cut as s p e c i f i e d i n S E B I M a s t e r C i r c u I a r N o . SEBI/HO/MRD/DP/CIR/P/2016/135, DTD. 6/12/2016. Client shall have the right to change collateral securities provided under the MTF with other collateral securities provided that such other collateral securities are approved and sufficient to meet the margin required.
- 8. Margin requirement on shares purchased under MTF shall be computed by grossing applicable margin i.e., minimum initial margin plus increased margin, if any, on each stock and shortage computed accordingly by deducting available margin from gross margin. Collateral shares and shares purchased under MTF (Funded Shares) shall be marked to market daily for the purpose of computing the margin/shortage of margin.
- 9. Applicable minimum initial margin and increased margin, if any, shall be kept supplied at all times by the clients in respect of the stocks purchased under the MTF. Client shall pay any shortage in the required margin immediately on receiving demand (margin call) and in any case not later than 11.00 P.M on the trade day following the day of making the margin call (prescribed time) failing which Angel shall be at liberty to liquidate the funded shares and/or collateral shares to recover the dues outstanding in the account of the Clients. In case of extreme volatility in the market, Angel may demand payment of margin forthwith and prescribed time for making margin payment shall be construed accordingly. Decision of Angel in relation to market volatility shall be final and binding without Angel having to provide any reason for the decision to the Client.
- 10. If required margin is not provided within the prescribed time, Client shall be treated as client in margin default. Angel shall not be obliged to notify the client in margin default of the liquidation of shares, ahead of liquidation. Angel shall not be obliged to liquidate shares proportionate to the shortage in margin.
- 11. Client in margin default shall continue to be in margin default, until the required margin is furnished in full to eliminate the shortage. Partial payment of margin or a change in the required margin shall not extend the time stipulated for making margin payment which will run from the time of making margin call to the Client.

- 12. In case margin is reduced by an amount equal to applicable ELM component of the total margin due to market volatility within a trading day (i.e., available margin becomes equal to or less than applicable VAR margin), Angel reserves the right to liquidate the collaterals and/or funded shares forthwith without prior notice to the client.
- 13. If any shares are delisted from Angel Approved List, Client shall be required to make payment of full purchase consideration against such shares on receiving margin call within the prescribed time, failing which Angel shall be at liberty sell such shares without further notice to the Client.
- 14. Angel shall be entitled to liquidate such amount of collateral and/or funded shares to the extent of the funded amount under MTF and recover the unpaid outstanding dues thereon and the priority of shares to be liquidated shall depend on the parameters set forth in the Risk Management policy of the company as applicable from time to time.
- 15. In case of death of a client, Angel shall be entitled to liquidate the collateral and funded shares to the extent of the funded amount under MTF and recover the unpaid outstanding due. thereon and the priority of shares to be liquidate shall depend on the parameters set forth in the Risk Management policy of the company as applicable from time to time
- 16. Any loss arising from liquidation of the shares shall to be account of the Client. Client shall forthwith pay Angel any unpaid dues outstanding in the account after liquidation of the shares.
- 17. Angel reserves the right to withdraw MTF with respect to any Client without assigning any reason after giving a reasonable notice to the Client in which case dues if any outstanding in the account of the Client shall become payable immediately. Failure to make payment of the outstanding dues shall result in liquidation of collateral and/or funded shares held in Client's account.
- 18. Client may terminate the MTF account after paying all dues in the MTF account.
- 19. Angel shall not use the funds and securities of one client to provide MTF to another client, even on the authority of the client.
- 20. The stocks deposited as margin collateral and funded stock shall be identifiable separately and no comingling shall be permitted for the purpose of computing funding amount.
- 21. Angel may at its option allow client to buy further shares under MTF on the basis of increase in the value of collateral shares, subject to applicable hair cut. Further purchase shall not be permitted on the basis of increase in the market value of funded shares.
- 22. SGF & IPF shall not be available for transactions done on the exchange, whether through normal or margin trading facility. However, any losses suffered in connection with the margin trading facility availed by the client from the stock broker shall not be covered under MTF.

- 23. Angel shall restrict the maximum gross exposure as well as individual stock-wise exposure of a client under the MTF at any point in time according to its internal policies and market views without assigning any reasons to the client. Furnishing applicable margin shall not by itself entitle the client to seek exposure beyond the limit restricted by Angel.
- 24. Admitting clients for MTF shall be at the discretion of the Stock Broker/Trading Member. Clients request for admission to MTF may be disallowed without assigning any reason.
- 25. By agreeing to avail of MTF, the client shall be deemed to have authorized Angel to retain and/or pledge the shares purchased under MTF (funded shares) and collateral shares provided as margin till the amount due in respect of the purchase and all other dues are paid in full by the Client.
- 26. All outstanding dues under MTF shall carry interest @18% p.a, compounded at fortnightly rest.
- 27. Outstanding dues shall not be carried in the books beyond 90 days from the date of accrual and in case Client fails to pay up the dues within the said 90 days, collateral and/or funded shares shall be sold to liquidate the dues, even though applicable margin is available in the MTF account of the Client. For this purpose, 90 days shall be computed with respect to each debit entry in respect of purchases under MTF separately and liquidation shall be carried out accordingly. Angel shall have discretion to sell any stock/stocks to liquidate the outstanding dues older than 90 days.
- 28. Client shall be free to take delivery of the shares purchased under MTF anytime, but not later than 90 days, from the date of funding by making full payment of the outstanding dues in relation to the shares purchased.
- 29. Until full payment of the outstanding dues in the MTF A/c is made by the Client, collateral shares and funded shares, as far as may be required, shall be retained in the Demat A/c of Angel, separately identified as collateral shares and funded shares.
- 30. Daily margin statement sent to the MTF clients shall identify margin/collateral for MTF transaction separately.
- 31. MTF account where there is no transaction under MTF for more than 90 days shall be settled immediately on expiry of said 90 days provided there are no dues outstanding in the MTF account. Dues if any outstanding in the normal trading account shall be first adjusted against the settlement amount and the remainder shall be paid to the Client.
- 32. Angel shall declare and communicate to the Client risk management policies that it will follow with respect to MTF transactions. Angel may amend the policies from time to time according to its risk perceptions and inform the Clients of the amendments made.
- 33. Any disputes arising between the client and Angel in connection with the margin trading facility shall be resolved through the investor grievance redressal mechanism and/or arbitration mechanism of the stock exchanges as in the case of normal

34. The Rights and Obligations prescribed hereinabove shall be read in conjunction with the rights and obligations as prescribed under SEBI circular No. CIR/ MIRSD/ 16/ 2011 datedAugust22,2011 , S E B I C i r c u I a r N o . CIR/MRD/DP/54/2017 Dtd. June 13, 2017, the Circulars relating to MTF issued by the respective Stock Exchanges, any modifications thereto from time to time and the

Policies and Procedures prescribed by Angel and the terms and conditions of client's agreement with Angel. In case of any inconsistencies between the Rights and Obligations herein and the provisions in the aforesaid SEBI and/or Stock Exchange Circulars, the later shall prevail to the extent of such inconsistencies

I would like to avail of Margin Trading Facility and agree to the above Rights & Obligation

Client Signature





ANNEXURE-A					
NOM	IINEE DETAILS FOR TR	ADING AND DEMAT ACCC	UNT		
Client Name	Trading Code	DP ID 12033200 & 12033	201 Client ID		
☐ I/We wish to no	minate // I/We do not wish t	o nominate			
Nominee Details	*Nominee 1	*Nominee 2	*Nominee 3		
First Name					
Middle Name					
Last Name					
Address					
City					
State					
PIN					
Contact Details					
PAN					
UIDAI					
Date of Birth					
% of allocation of Securties					
Relationship with BO					
First Name	GUARDIAN DETAILS (IF NOMINEE IS A MINOR)			
First Name					
Address					
City					
State / Country					
PIN					
Relationship with Nominee					
Guardian Signature					
	(First/Sole Holder Signature)	(Second Holder Signature)	(Third Holder Signature)		
Date Place					
WITNESSES (ONLY APPLICABLE	IN CASE THE ACCOUNT HOLDER	HAS MADE NOMINATION)			
Name					
Address					
Signature					
"In case of multiple nominees, please choose a securities as per percentage of allocation. If yo	ou fail to choose one such nominee, then the f	sidual securities remaining after distribution of irst nominee will be marked as nominee entitled f	or residual shares, if any".		
/To be filled by Denository Portici		USE ONLY			
(To be filled by Depository Partici	200 & 12033201	Client ID			
Nomination form accepted and re					
I / We undertake that we have made the client Obligations' document (s), RDD and Guidance N	aware of 'Policy and Procedures', tariff sheet Note. I/We have given/sent him a copy of all th be duly intimated to the clients. I/We also unde	and all the non-mandatory documents. I/We have le KYC documents. I/We undertake that any changertake that any changertake that any change in the Rights and Obligatio	e in the 'Policy and Procedures', tariff sheet		
\boxtimes	Se	eal/Stamp of the Intermediary	/		
Signature of the Authorised Sign	atory				

POWER OF ATTORNEY - POA (VOLUNTARY) AS PER FOULTY

DULY STAMPED										
TO ALL WHOM THESE PRESENTS	SHALL COME I/	we	, (name of the BO, with full a	ddress), In	dian inhal	oitant / Non-				
Whereas I/we hold a Beneficiary a	resident SEND GREETINGS. Whereas I/we hold a Beneficiary account no(B0-ID) with Central Depository Service (India) Limited, with Angel One Ltd. (a									
Depository Participant registered with CDSL bearing DP-ID 12033200 & 12033201. And Whereas I/we are registered as a client with Angel One Ltd. (trading member of Bombay Stock Exchange Ltd., National Stock Exchange of India Ltd., and Metropolitan Stock Exchange of India Ltd. For dealing in the securities market)										
NOW KNOW WE ALL AND THESE	PRESENTS WIT	NESSTHAT I/We	s market) THE ABOVE NAMED DO HERE fter referred to as the Attorney) for me/us a							
1. To debt my/our aforesaid beneficiary account and to transfer securities there-out for the purpose of delivering/pledging the same to the clearing corporation of the recognized stock exchange in any segment to discharge my/our settlement obligations in respect if securities sold by me/us or for the purpose of providing margins in respect of the trading positions taken up by me/us. A list of the Demat account of my/our Attorney where securities can be transferred in exercise of the power conferred herein is specified is Schedule-I to this PoA, overleaf. My attorney may amend the Schedule by adding / deleting demat account(s) to to / from the list with prior intimation to me / us in writing, of the particulars of the account(s) so added or deleted. 2. On my/our instructions, to debit my/our aforesaid beneficiary account and to transfer securities thereout, by way off-market transaction, to the specified beneficiary account(s) of the related parties as may be intimated in writing by me/us from time to time. 3. To apply for and subscribe, to on my/our instructions, to various products like Mutual Funds, Initial Public Offerings, Public Issues (shares as well as debentures), tendering shares in open offers. Rights etc., including redemption where applicable, through online / offline platform and to perform, do, undertake, discharge all incidental and ancillary, deeds, matters, things, functions and obligations in connection therewith. 4. I/we authorize my/our said Attorney shall return to me/us the Securities that may have been received by it errously or that it was not entitled to receive. 5. The said Attorney shall return to me/us the Securities that may have been received by it errously or that it was not entitled to receive. 6. I/we do hereby ratify and confirm and agree to ratify and confirm whatsoever my/our said Attorney shall have lawfully done or may lawfully do or cause to be done by wirtue of or in exercise of nay power hereby granted, given authorised or implied or intended to be so granted, given										
FH SHE										
(First/Sole Hold	der Signature		older Signature) (Third I	Holder S	ignatur	 e)				
(First/Sole Holder Signature) (Second Holder Signature) (Third Holder Signature) I/We accept (For Angel One Ltd.) Signature of Witness:										
Name:			Authorised Signature	e:						
Address: Date:										
		SCHEDULE 1 - LIST	OF DEMAT ACCOUNTS							
Depository Participant Name - Demat A/c No.	DP Type Segi Exch	ment Type of Account	Depository Participant Name - Demat A/c No.	DP Type	Segment Exchange	Type of Account				
Angel One Limited 1203320018512898	CDSL M	TF Client Collateral Accoun	t HDFC Bank Ltd IN300126 / 10003588	NSDL	BSE	Pool Account				
Angel One Limited 1203320018512904	CDSL F	&O Client Collateral Accoun	t Angel One Limited 1203320000006564	CDSL	BSE	Pool Account				
Angel One Limited In301348 / 20129509	NSDL F	&O Client Collateral Accoun	t IL&FS Ltd IN300095 / 10184021	NSDL	NSE	Pool Account				
	1 1	1	i i	i	1					

NSE-CDX

MCX-

Derivatives
NCDEX-

Derivatives

Client Collateral Account

Client Collateral Account

Client Collateral Account

Angel One Limited

ICICI Bank Limited

Angel One Limited

Angel One Limited

Angel One Limited

Angel One Limited

1203320018512919

1203320018512923

1203320018512938

CDSL

CDSL

CDSL

Pool Account

Client Collateral Account

Pool Account

CDSL

NSDL

CDSL

1203320006951435

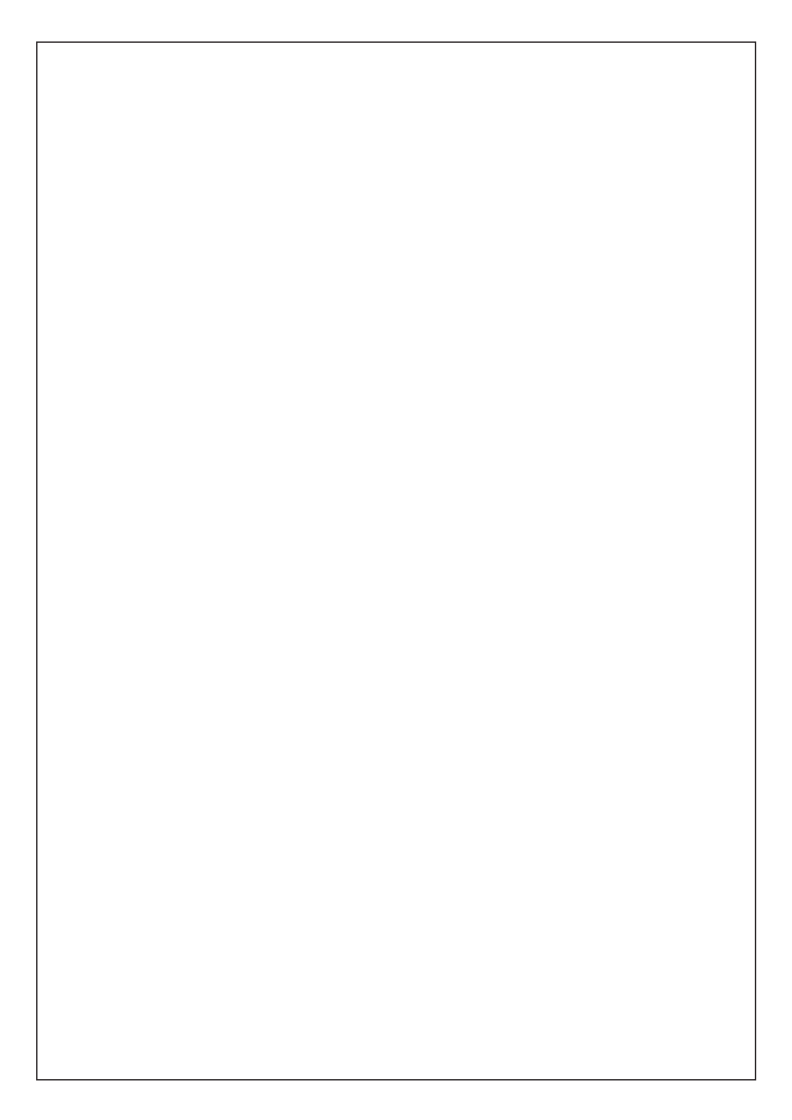
IN301348 / 20057525

1203320000006579

NSE

NSE FO

BSE



AngelOne

Registered / Correspondence Office: G-1, Ackruti Trade Centre, Road No. 7, MIDC, Andheri (E), Mumbai - 400 093. Tel.: 91 22 4231 9600 / 3083 7700. Fax: 91 22 2835 8811. Website: www.angelone.in. CIN: U67120MH1996PLC101709

Member: Bombay Stock Exchange Ltd. / National Stock Exchange of India Ltd./ Metropolitan Stock Exchange of India Ltd. / Multi Commodity Exchange of India Ltd. / National Commodity & Derivatives Exchange Ltd. / CDSL-Depository Participant

SEBI Registration No.: INZ000161534

BSE & NSE Cash Segment

TM Code - BSE 612 TM Code - NSE 12798

NSE F&O Segment (Trading Member)

TM Code - NSE 12798

ICICI Bank Ltd. (Clearing Member) SEBI Registration No.: INF231134745

CM Code - C50006

NSE Currency Derivatives Segment (Trading cum Clearing Member)

TM Code - NSE Currency 12798

BSE Currency Derivatives Segment (Trading Member)

TM Code - 612

IL&FS Securities Services Ltd. (Clearing Member)

SEBI Registration No.: INE011311532

CM Code - 807

Multi Commodity Exchange of India Ltd. (Trading cum Clearing Member)

TM Code - 12685

National Commodity & Derivatives Exchange Ltd.(Trading cum Clearing Member)

TM Code - 00220

CDSL-Depository Participant - SEBI Registration No.: IN-DP-CDSL-384-2018 | CDSL DP ID: 12033200 & 12033201

For any grievance/dispute please contact Angel One Ltd at the above address or email id: support@angelbroking.com and Phone no.: 022-3355 1111 / 4281 5454. In case not satisfied with the response, please contact the concerned exchange(s): BSE Email: is@bseindia.com & Tel.: (022) 2272 8097 | NSE Email: ignse@nse.co.in & Tel.: (022) 2659 8190 | MCX Email: customersupport@mcxindia.com & Tel No: (022) 6731 8888 | NCDEX Email: askus@ncdex.com & Tel No: (022) 6640 6899 9 | CDSL Email: complaints@cdslindia.com & Tel.: (022) 2272 3333 | SEBI Web: http://scores.gov.in & Toll Free Helpline: 1800 22 7575 /1800 266 7575.

Compliance Officer Name: Mrs. Richa Ghosh. Tel.: 91 22 3941 3940. Email ID: compliance@angelbroking.com CEO Name: Mr. Narayan Gangadhar . Tel.: 022 - 3355 1111 / 4218 5454. Email ID: support@angelbroking.com Also refer our website: www.angelone.in for updated details, if any.

