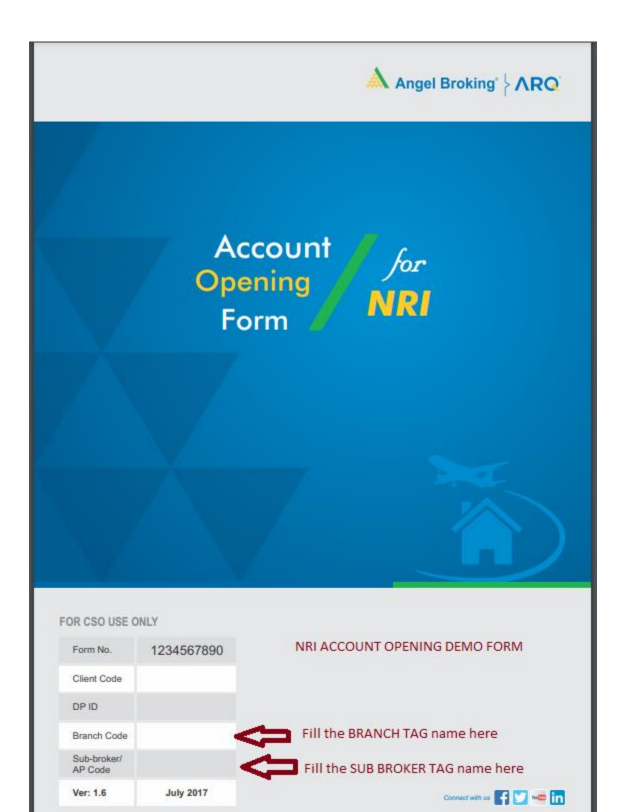
## NRI account opening DEMO FORM.

For account opening of NRE and NRO categories of application with filling details, signatures and IPV mentioned in the Demo form and same is required in the documents.

### Please refer to the check list and Demo form.

### Documents to be collected for opening of NRI trading and demat account opening:-

- Please follow the KYC check list which is available in the NRI application.
- Client Pan proof.
- Client Passport copy.
- Client Indian address proof.
- Client Foreign address proof.
- For NRI Client ( NRO / NRE ) category savings bank account proof and PIS bank account proof of PIS LETTER required as per the category selection / required.
- Tie-up banks are AXIS BANK, INDUSIND BANK, IDBI BANK, YES BANK.
- All the documents are to be self attested by the client.
- in case if the client is in India In the application and in all documents IPV should be done by the sub broker / Employee.
- In case if the client is in Foreign country In the application and in all documents IPV should be done by (Indian embassy / Judge of that country).
- Same is applicable for joint holders also.
- If the same mobile number or Email id is used for same family members of joint holders (in case of Spouse / parents / children relationship) Common Family members declaration copy required.
- Other then the above mentioned relationship of the holders New mobile number and New Email id is required for each holder.
- For each holder separate CKYC document to be provided.



INDEX OF DOCUMENTS						
S. No.	Name of the Document	Brief Significance of the Document	Page No.			
	MANDATORY DOCUMENTS AS	PRESCRIBED BY SEBI & EXCHANGES				
1.	KRA Form and Account Opening Form	A. KYC Form - Document captures the basic information about the constituent and an instruction/check list.	1 to 6			
1.	KKA Form and Account Opening Form	B. Document captures the additional information about the constituent relevant to Trading/ Demat account and an instruction/check list.	1100			
2.	Tariff sheet	Document detailing the rate/amount of brokerage & other charges levied on the client for trading on stock exchange(s) & DP Service charges/Fee Structure	7			
3.	Policies and Procedures	Document describing significant policies and procedures of the stock broker				
4.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/trading member, sub-broker/Authorised Person and client for trading on exchange (including additional rights & obligations in case of internet/wireless technology	SEPARATE COPY FOR CLIENT			
5.	Risk Disclosure Document (RDD)	Document detailing risks associated with dealing in the securities market.	ATECO			
6.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	SEPAR			
7.	Rights & Obligations of Beneficial Owners & Depository Participants:	Document stating the Rights & Obligations of Beneficial Owners and Depository Participants.	1			
	VOLUNTARY DOCUMENTS	AS PROVIDED BY THE STOCK BROKER				
1.	Running Account Authorization	Authorization to maintain a running account	8			
2.	Voluntary Terms & Conditions	Additional terms & conditions specific to clients for the purpose of operational efficiency.	8 to 10			
3.	Power of Attorney for the purpose of settlement / Margin obligation	POA provided by BO to Angel for settlement / Margin purpose	11 to 12			
4.	СКҮС	Application form for Central KYC Registration	13			
5.	Declaration on FATCA	Declaration by NRI clients for compliance with FATCA	14			

#### IMPORTANT NOTE

6.

7.

Declaration by NRI clients

Undertaking

1. Signature Types:





as identity & address proof

Declaration by NRI client for Trading/Demat Account

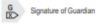
Undertaking with respect to submission of Passport



15 to 16

16



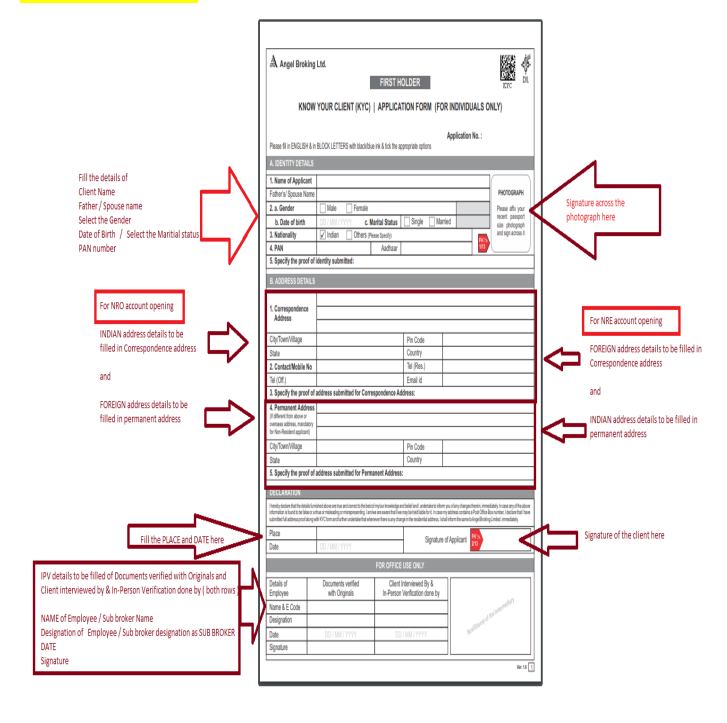




2. In case of any correction in the form - Sign next to the correction done & Sign has to match the original signature

	KYC CHECKLIST (PLEASE TICK WHEREVER APPROPRIATE)	
a)	Passport copy (page with photograph, address page and page showing recent arrival stamp of India*)	П
b)	Visa copy / OCI or PIO card copy is required if place of birth is other than India.	Ħ
c)		ΙĦ
-,	Foreign address proof (Any one of the following)	+-
,	i. Passport / Driving License / Voter's ID / Ration Card / Registered Lease or Sale Agreement of Residence / Flat Maintenance bill/ Insurance Copy.  ii. Utility bill / Electricity bill / gas bill / water bill (Not more than 3 months old)  iii. Original bank statement + cancelled cheque leaf / Copy of bank statement duly attested by Bank officer with his name, branch, designation, signature and banker stamp. (Not more than 3 months old) + Cancelled cheque leaf  iv. Bank verification letter (on letterhead of bank)	
-1	Indian address asset/Assess of the following)	+-
е)	<ul> <li>Indian address proof (Any one of the following)</li> <li>i. Passport / Driving License / UID (Aadhaar) / Voter's ID / Ration Card / Registered Lease or Sale Agreement of Residence / Flat Maintenance bill/ Insurance Copy.</li> <li>ii. Utility bill / Electricity bill / gas bill / water bill (Not more than 3 months old)</li> <li>iii. Original bank statement + cancelled cheque leaf / Copy of bank statement duly attested by Bank officer with his name, branch, designation, signature and banker stamp. (Not more than 3 months old) + Cancelled cheque leaf</li> <li>iv. Bank verification letter (on letterhead of bank)</li> </ul>	
f)	PIS Permission copy - PIS is portfolio Investment scheme of RBI under which NRIs are allowed to trade in Indian secondary market. It can be obtained from Authorised bankers(Ads).	
	te: All the above mentioned documents need to be self attested. *In absence of in-person verification, all the above mentioned documents need to be her by Indian embassy or consulate general of the country where NRI resides / overseas notary / Overseas Banker / Court, Magistrate, Judge+ self attes	
g)	Cancelled cheque leaf of NRE / NRO savings bank account.	
Ad	Iditional Documents:	
In	case of F&O, client will have to submit any one of the below Income proof:	
	Copy of ITRAcknowledgment (for last financial year)	$\Box$
	Copy of Annual Accounts (for last financial year)	
	Copy of Form 16 in case of salary income (for last financial year)	lΠ
	Net worth certificate (latest one, or at the end of last financial year)	lΗ
	Salary Slip	lΗ
		lΗ
	Bank account statement or Bank passbook (for last 6 months)	
	Any other relevant documents substantiating ownership of assets	$  \sqcup$
	<ul> <li>Self-declaration along with relevant supporting. (The income as per declaration should be commensurate with the supporting document provided)</li> </ul>	
No	te: F&O is possible only through NRO (Non repatriable) Account.	
	IMPORTANT INSTRUCTIONS	
1.	All details to be filled in Capital Block letters in Black / Blue Ink Only.	W6
2.	Email ID & Mobile number is very important for account related passwords and transaction details.	8
	Corrections in the KYC form should be counter signed.	ecklist
	Strike off whichever option, in the account opening form, where not applicable.	- CHAP
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	Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.	
1.	There is a section of the approximation to the first of t	

#### PAGE NO 1 for FIRST HOLDER



### PAGE NO 2 for SECOND HOLDER

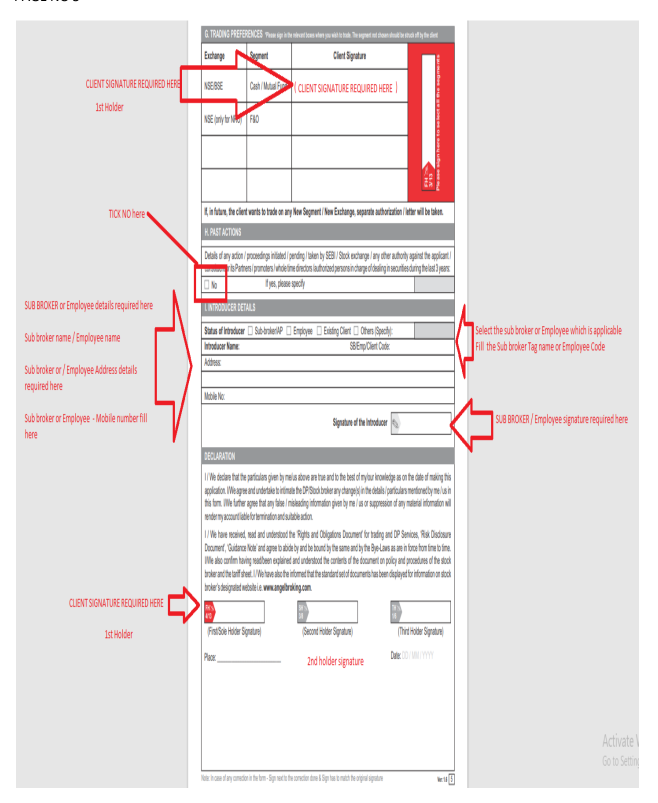
							]	
	Angel Brokin		ECOND HOL	DER		KYC CIL		
	KNO	W YOUR CLIENT (KYC)	APPLICAT	ON FORM (FO	OR INDIVIDUALS OF	NLY)		
					Application No. :			
		in BLOCK LETTERS with black/blu	e ink & tick the app	opriate options	.,			
Fill the details of	A. IDENTITY DETAIL:						١,	<b>/</b>
	Name of Applicant							
Client Name	Father's/ Spouse Nam					PHOTOGRAPH	Sign	ature across the
Father / Spouse name	2. a. Gender	Male Female				Please affix your recent passport		tograph here
Select the Gender	b. Date of birth			Single Mar	rried	size photograph and sign across it	pilo	- Logruph Here
Date of Birth / Select the Maritial status	3. Nationality	✓ Indian Others (Pic			FH >>	and sign across it		
PAN number	Specify the proof of the p	of identification	Aadhaar		1/13		`	<b>N</b>
•	5. Specify the proof of	or identity submitted:						•
	B. ADDRESS DETAIL	\$						
For NRO account opening	1. Correspondence							
	Address							For NRE account opening
INDIAN address details to be	01.77 4.01							1 of this decoding opening
filled in Correspondence address	City/Town/Village			Pin Code			l	FOREIGN address details to be filled in
	State			Country				Correspondence address
and	2. Contact/Mobile No	1		Tel (Res.)				Correspondence address
unu	Tel (Off.)	of address submitted for Corre	anandanaa Add	Email id				and
FOREIGN address details to be	Specify the proof of     Permanent Addres		spondence Add	USS.				unu
filled in permanent address	(If different from above or						ا ما	INDIAN address details to be filled in
miled in permanent address	overseas address, mandator for Non-Resident applicant)	У						permanent address
	City/Town/Village			Pin Code			7	permanent address
	State			Country				
		of address submitted for Perm	anent Address:	,				
	DECLARATION	umished above are true and correct to the best of	denda alambada	a fad and I underlake to late	n en elso dans dans la familia la const	intoly in course properly the site-of-		
	information is found to be false o submitted full address proof alon	runtrue or misleading or misrepresenting, I am/ g with KYC form and further undertake that when	we are aware that I'we manever there is any change	y be held liable for it. In case in the residential address, I si	my address contains a Post Office Bo hall inform the same to Angel Broking!	x number, I declare that I have Limited. immediately.	1.	
Fill the PLACE and DATE here	Place			Cionatura	of Applicant		┦——	Signature of the client here
Fill the PLACE and DATE here	Date	DD / MM / YYYY		Signature	of Applicant 2/13		╙	•
			FOR OFFICE U	SE ONLY				
IPV details to be filled of Documents verified with Originals and	Datalland	D			7			
Client interviewed by & In-Person Verification done by ( both rows)	Details of Employee	Documents verified with Originals		erviewed By & erification done by				
1	Name & E Code				1	Later mediany		
NAME of Employee / Sub broker Name	Designation				more of the	10 Hr.		
Designation of Employee / Sub broker designation as SUB BROKER	Date	DD/MM/YYYY	DD/	MM/YYYY	S03/350			
DATE	Signature				7			
Signature						Ver: 1.5 2		
						2		

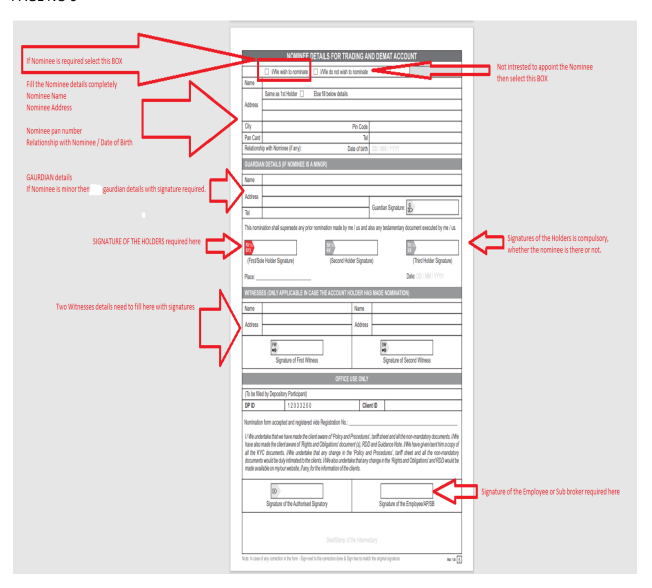
Page no-3 Please check the headings of NRE category and NRO category.

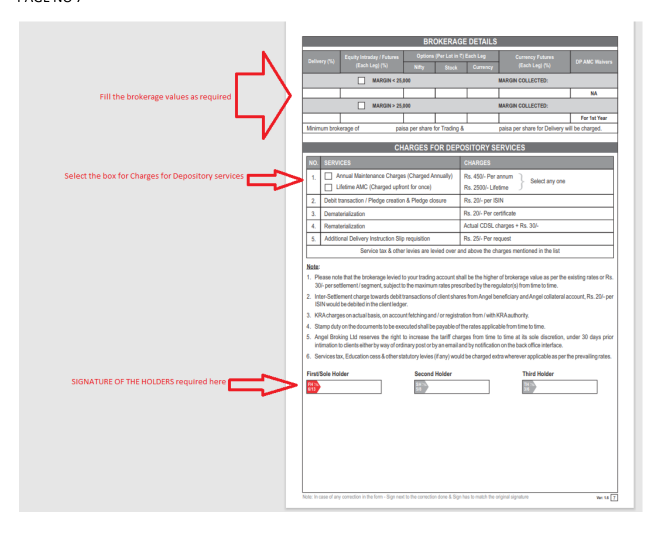
Kindly fill the details as applicable to the client.

			TRADING ACCOUNT RELATED	DETAILS - NRE
For NRE category clients		A. BANK ACCOUNT I	DETAILS	
	_	Bank 1 : Bank Name		
Fill the NRE savings account of bank details here.	D	NRE Saving A/c No.		
•	1	MICR Code		IFSC Code
		Bank 2 : Bank Name	& Address:	
Cillaborates probable and a sector beautiful and	_	NRE PIS A/c No.		
Fill the NRE PIS bank account details here		RBI Approval Date	DD/MM/YYYY	RBI Reference No
		MICR Code		IFSC Code
		B. DEPOSITORY ACC	COUNT DETAILS	
			DP 1 Details	DP 2 Details
		Depository		□ CDSL □ NSDL
		DP Name	Angel Broking Ltd	
Fill the 1st holder client name	$\triangleright$	Client Name	4000000	
		DP ID Client ID	12033200	
		DEMAT ACC	OUNT RELATED ADDITIONAL DETAILS	(TO BE FILLED BY DEPOSITORY PARTICIPANT)
For NRE category select NRI and NRI Repatriable	J	DP Internal Ref. No.		
		TYPE OF ACCOUN	IT (PLEASE TICK WHICHEVER IS APPLICABLE)	
	1	Status		b Type
<u>_</u>		□ NRI	☐ NRI Repatriable ☐ NRI Repatriable Promoter	
	Т		TRADING ACCOUNT RELATED	
For NRO category clients	4			DETAILS - NRO
		A. BANK ACCOUNT		
Fill the NRO savings account of bank details here.	>	Bank 1 : Bank Name	& Address:	
	1	NRO Saving A/c No. MICR Code		IFSC Code
	1 .	Bank 2 : Bank Name	8 Address:	IFSC Code
Fill the NDO DIG heads account details here	┪	NRO PIS A/c No.	a Address.	
Fill the NRO PIS bank account details here	T	RBI Approval Date	DD / MM / YYYY	RBI Reference No
		MICR Code		IFSC Code
		B. DEPOSITORY ACC	COUNT DETAILS	'
		B. DEI OSHOKI ACC	DP 1 Details	DP 2 Details
		Depository	☑ CDSL	□ CDSL □ NSDL
		DP Name	Angel Broking Ltd	
Fill the 1st holder client name	$\rightarrow$	Client Name		
	7	DP ID	12033200	
		Client ID		
		DEMAT ACC	OUNT RELATED ADDITIONAL DETAILS	(TO BE FILLED BY DEPOSITORY PARTICIPANT)
		DP Internal Ref. No.		
				_
		Note: In case of any correction	n in the form - Sign next to the correction done & Sign has to matc	th the original signature Ver: 1.5 3

	C. TYPE OF ACCOUNT	(PLEASE TICK WHICHEV	ER IS APPLICABLE)		
	Status		Sub Type		
For NRO category select NRI and NRI NON Repatriable	☐ NRI ☐ NRI Re	epatriable NRI Non-Rep	patriable NRI Repatriable Promoter Others (Specif	y):	
	D. DEALING THROUGH	H SUB-BR <mark>ONLING FACITIO</mark>	RSON (AP) / OTHER STOCK BROKERS		
	If Yes, please specify:				
	Name of Stock Broker		Name of SB/AP		
	Name of Exchange		Client Code (as given by other broker)		
		pending from/to such stock ber / Sub-broker / AP of any			Select the NO here
	If yes, provide SEBI RE		- 100 E 100	7	-
	E. STANDING INSTRUC	CTIONS / OTHER DETAILS	/ EMAIL-SMS ALERT / CONTRACT NOTE PREFERENCE		
	Contract Note / Holdin	g & Transaction Statement	☐ Electronic ☐ Physical		
Select the boxes which are applicable	Receive Delivery Instru		□ No □ Yes		
	Share Email ID with Re Receive Annual Repor	gistrar & Transfer Agent	□ No □ Yes □ Electronic □ Physical □ Both		
	-		Monthly Fortnightly Weekly		
	DP Account Statement		As per SEBI Regulation		
	Declaration for Mobile	Number / Email	Self Spouse Child Parent		
	Note: 1 Dividend / Interest wil	l be credited to bank account	uia ECS		
			e issued on request at any later date.		
	3. BO can view his ISIN	balances, transactions & valu	e portfolio online. To register for Easi please visit website www	w.cdslindia.com	
	F. INFORMATION FOR	PREVENTION OF MONEY	LAUNDERING ACT, 2002		
NI	Experience	Number of years of Invest	ment / Trading Experience		
	Gross Annual Income		Lacs ☐ 5-10 Lacs ☐ 10-25 Lacs ☐ >25 Lacs		
Select the boxes which are applicable		OR Net Worth in ₹			
	Occupation (Please tick)	☐ Public Sector ☐ Bu			
<b>└</b>	(Please tick)	☐ Housewife ☐ Str	*		
VI	Nature of Business	☐ Manufacturing ☐ Se	•		
•	le the Client Politically	Consultancy Oti Exposed Person (PEP) or			
	is the cheft i chacany	Exposed Felloui (i El ) oi	Notated to a 1 E1		
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			Select the NO here		
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L	at case or any collection		and the second second section of the second	Ver. 1.0 [4]	







Ē	Angel Broking Ltd		
MANDALE INSTRUCTION FORM FOR DECLARGES METINVESTMENT	Tick (🗸) <sup>1</sup> UMRN	Date DDMMYYYY	
N.	CREATE Sponsor Bank Code Y E S B 0 0 0 0 0 0	Utility Code Y E S B 0 0 2 3 0 0 0 0 0 7 6	3
5	MODIFY I/We hereby authorize Angel Broking Ltd	5 To debit (tick ✓) SB / CA / CC / SB-NRE / SB-NRO	/ Ott
200	CANCEL	SB1CA1CC13B-NNC	700
5	Bank a/c number		
į	with Bank FSC	OR MICR	
2	Rupees FIVE THOUSAND RUPEES ONLY	₹ 5000/-	
Í	FREQUENCY Monthly Quarterly Half Yearly Yearly	As & when presented DEBIT TYPE Fixed Amount  Maximum	n Amo
	Reference 1	Phone No.	
é		70	
2	Reference 2	" Email ID	
	This is to confirm that the declaration has been carefully read, understood & made by me/us, I am authorizing the User entity.	2 3	
	This is to confirm that the declaration has been carefully read, understood 8 made by makes. I am authorizing the User entitle in I have understood that the bank, where I have authorized the debt, may key one time mandate processing charges as mere. I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation/are.  I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation/are.	corporate to debit my account. oned in their latest schedule of charges published by the bank.	
	I have understood that the bank, where I have authorized the debt, may levy one time mandate processing charges as me     I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation/ar	corporate to debit my account. oned in their latest schedule of charges published by the bank.	
1.	I have understood that the bank, where I have authorized the debt, may levy one time mandate processing charges as me     I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation/ar	icorporate to debit my account. coned in their latest schedule of charges published by the bank. and in their latest schedule of charges published by the bank. Indement request to the User entity/Corporate or the bank where I have authorized the debit.	
1.	I have understood that the bank, where I have authorized the debt, may levy one time mandate processing charges as me     I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation/be     INSTRUCTION	corporate to debit my account. coned in their latest schedule of charges published by the bank. nother threquest to the User entity/Corporate or the bank where I have authorized the debit.	
-	I have understood that the bank, where I have authorized the debt, may levy one time mandate processing charges as me     I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellationize  INSTRUCTION  UMRN - To be left blank	corporate to debit my account. coned in their latest schedule of charges published by the bank. normal in their latest schedule of charges published by the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words	
3.	I have understood that the bank, where I have authorized the debt, may key one time mandate processing charges as me      I have understood that I am authorized to cancellamend this mandate by approprietely communicating the cancellation law  INSTRUCTION  UMRN - To be left blank  Date in DD / MM / YYYY format  Sponsor Bank IFSC code - YESB0000001 - already printed  Utility Code: Unique code of the entity to whom mandate is being given - To	corporate to debit my account. coned in their latest schedule of charges published by the bank. normal in their latest schedule of charges published by the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words 13. Amount in figures 14. Frequency at which the debit should happen	
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3. 4. 5. 6.	INSTRUCTION  UMRN - To be left blank Date in DD /MM / YYYY format Sponsor Bank IFSC code - YESB0000001 - already printed Utility Code: Unique code of the entity to whom mandate is being given - To provided by the entity to whom the mandate is being given Account type - SB / CA/CC / SB-NRE / SB-NRO / OTHER	cooperate to debit my account. cond in their latest schedule of charges published by the bank. Indirect request to the User entity/Corporate or the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words 13. Amount in figures 14. Frequency at which the debit should happen be 15. Whether the amount is fixed or variable 16. Reference 1: Any details requested by the entity to whom the mandate is being 17. Reference 2: Any details requested by the entity to whom the mandate is being 18. Your phone number	
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3. 4. 5. 6.	INSTRUCTION  UMRN - To be left blank Date in DD /MM / YYYY format Sponsor Bank IFSC code - YESB0000001 - already printed Utility Code: Unique code of the entity to whom mandate is being given - To provided by the entity to whom the mandate is being given Accounttype - SB / CA/CC / SB-NRE / SB-NRO / OTHER Tick - Select your appropriate action a. Create - For New Mandate	cooperate to debit my account. cond in their latest schedule of charges published by the bank. normal in their latest schedule of charges published by the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words 13. Amount in figures 14. Frequency at which the debit should happen be 15. Whether the amount is fixed or variable 16. Reference 1: Any details requested by the entity to whom the mandate is being 17. Reference 2: Any details requested by the entity to whom the mandate is being 18. Your phone number 19. Your email id 20. Period for which the debit mandate is valid a. Start Date	
3. 4. 5. 6. 7.	INSTRUCTION  UMRN - To be left blank Date in DD / MM / YYYY format Sponsor Bank IFSC code - YESB0000001 - already printed Utility Code: Unique code of the entity to whom mandate is being given - To provided by the entity Name of the entity to whom the mandate is being given Account type - SB / CA/CC / SB-NRE / SB-NRO / OTHER Tick - Select your appropriate action a. Create - For New Mandate b. Modify - For Changes / Amendment on existing mandate c. Cancel - For cancelling the existing registered mandate	cooperate to debit my account. cond in their latest schedule of charges published by the bank. normal in their latest schedule of charges published by the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words 13. Amount in figures 14. Frequency at which the debit should happen 29. 15. Whether the amount is fixed or variable 16. Reference 1: Any details requested by the entity to whom the mandate is being 17. Reference 2: Any details requested by the entity to whom the mandate is being 18. Your phone number 19. Your email id 20. Period for which the debit mandate is valid a. Start Date b. End Date	
3. 4. 5. 6. 7.	INSTRUCTION  UMRN - To be left blank Date in DD / MM/YYYY format Sponsor Bank IFSC code - YESB0000001 - already printed Utility Code: Unique code of the entity to whom mandate is being given - To provided by the entity Name of the entity to whom the mandate is being given Accounttype - SB / CA/CC / SB-NRE / SB-NRO / OTHER Tick - Select your appropriate action a. Create - For New Mandate b. Modify - For Changes / Amendment on existing mandate c. Cancel - For cancelling the existing registered mandate	cooperate to debit my account. cond in their latest schedule of charges published by the bank. normal in their latest schedule of charges published by the bank where I have authorized the debit.  S TO FILL MANDATE  12. Amount in words 13. Amount in figures 14. Frequency at which the debit should happen be 15. Whether the amount is fixed or variable 16. Reference 1: Any details requested by the entity to whom the mandate is being 17. Reference 2: Any details requested by the entity to whom the mandate is being 18. Your phone number 19. Your email id 20. Period for which the debit mandate is valid a. Start Date	

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#### STANDING INSTRUCTION TO MAINTAIN RUNNING ACCOUNT (VOLUNTARY)

I / We request you to maintain my/our accounts for funds and securities on running accounts basis instead of 'bill to bill' settlement basis, unless I/we specifically request you for a payout of available free funds or securities in the account. You may settle the accounts at Monthly/Quarterly (strike off whichever is not applicable, else the option will be considered as Quarterly) or at such other intervals as SEBI/Stock Exchanges may specify from time to time. I / We further authorize you to retain securities and/or funds as may be permitted by Stock Exchanges/SEBI from time to time or towards other unbilled services and/or charges applicable on my account, while settling the accounts. I/We further authorize

you to also retain an amount of up to Rs. 10,000/- (Ten Thou Only) or any other sum as may be permitted by SEBI / Stock Exchanges from time to time, while settling my / our account. I / We understand and agree that no interest will be payable on the amount of funds retained by you as above. I/ We agree that Angel shall not be liable for any claim for loss or loss of profit or for any consequential, incidental, special or exemplary damages, or otherwise, caused by retention of such securities/funds. The standing instruction/authorization for maintaining my/our account as running account shall remain valid until revoked in writing, addressed to you.

Client Code:



#### VOLUNTARY TERMS AND CONDITIONS

with Angel Broking Ltd, (hereinafter referred as Angel) for the purpose of trading in Capital Market Segment, Futures & Options purpose of rauning incapitativaries explicitly. August 2 Squares and Currency Derivative Segments of the National Stock Exchange of India Ltd., the Bombay Stock Exchange Ltd., and the MCX Stock Exchange Ltd. and Mutual Fund transactions Facilities offered by SEBI recognized 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 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 Angel Broking
- 2. Payment by cheque: Where payment by the client towards margin money is made through cheque / pay order / demand draft issued in favor of Angel, trades may be executed at the discretion of Angel only upon realization of the funds of the said cheque / pay order / demand draft.
- 3. Lien: All securities, funds and/or properties 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, 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, funds or properties at its sole discretion & at any point of time.

- Whereas the client intends to open securities trading accounts 4. 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
  - 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 to its ledger account in any other segment or to transfer any stock purchased/lying in its account in any 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
  - 6. 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) Non-performance, or (iii) Interruption in making available any such data, information or message, due to either any act or orals, initination in inessage, our or lease 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.



- 7. Manner and Mode of placing orders/instructions: The Client may communicate orders and other instructions to Angel or the sub-broker/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. Client may use any one or more of these means as may be permitted by the SEBI / Exchanges from time to time for placing orders.
- 8. Non-execution/delay/cancellation of Orders: 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 system generally in any manner due to one or the other reasons beyond the control of Angel or the Exchange.
- 9. 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.
- 10. 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. 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.
- 11. 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.
- 12. Disclosure as to Proprietary Trades by Angel: Angel may carry out proprietary trades in addition to trades on behalf of its Clients.
- 13. 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.
- 14. No Waiver: No forbearance, relaxation or inaction by any party to require from the other performance 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.
- 15. 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:
- 15.1 (a) By ordinary post or (b) By registered post (c) Under certificate of posting or (d) By express delivery post or (e)by SMS on registered mobile or by telephonic call or (f) By affixing it on the door at the last known business or residential address or (g) By oral communication to the party or on the last known telephone number or on the recording machine of such number or (h) By advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of the client is situated or (i) By publishing it in the website of Angel wherein secured log-id and password to Client is provided or (j) By a notice posted on the notice board of the Exchange if no address be known or (k) By electronic mail or fax or (l) By hand delivery or By Courier or any other mode as may be allowed for communication.
- 15.2 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.

#### 16. Electronic Contract Note (ECN):

- 16.1. 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.
- 16.2. 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.angelbroking.com 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.
- 17. 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 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 mailron 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 fransactions stated therein

18. 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 Angels website by means of an interface and is not liable or responsible for the proper functioning or otherwise of the Gateway of roar pytransaction 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 Angels itability shall at all time be limited to the amount actually received in its account by electronic transfer from Client's account with the Bank.

#### 19. Internet / Wireless Technology based Trading facility:

- 19.1. Angel offers Internet and mobile Trading facility for transaction in securifies on the concerned Exchanges including facilities for online application of IPO / IPO / IPO / O Bond issues or any other issues of securifies or serviors 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 therefor.
- 19.2. 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 Appel.
- 19.3. The client understands and agrees that Angel has different product of the Internet Trading Mireless 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.
- 19.4. 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.
- 20. 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, ware, earthquakes, flood, accident, power failure, equipment or software malfunction, lack of connectivity, congestion or disruption of communication network or links, software glitches or corruption, low processing speed, strikes or any other conditions beyond Angel's contolresulting in non-execution, 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.
- 21. 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.
- 22. Mutual Fund Service System Facility / BSE Star MF: Client is registered with Angel Broking and has executed Know Your Form and certain other documents for the purpose of tradingil 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 by interest and Exchange specified by the Exchanges from time to time by Securities and Exchange Board of India and Association of Mutual Funds of India (AMFI). Client shall ask on source compliance with the requirements as may be specified for time to time by Securities and Exchange Board of India and Association of Mutual Funds of heida (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 KYChandout (usotome copy).

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



**(** 

SIGNATURE OF THE CLIENT required here

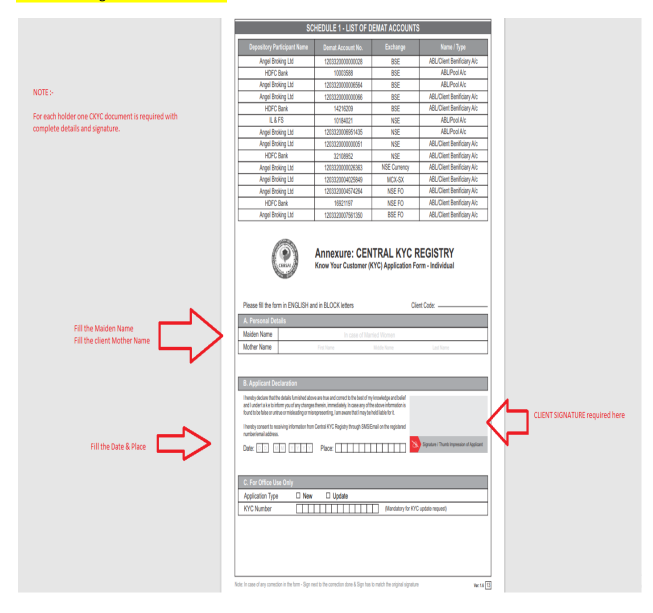
## PAGE NO 11 POWER OF ATTORNEY for NRE category client

	DULY STAMPED Fill the client
	TOALLTOWHOM THESE PRESENTS SHALL COME I/we
	of the BO, with full address), Indian inhabitant/Non-resident SEND GREETINGS.
	Whereas live hold a Beneficiary account no(B.O.ID) with Central Depository Services (India) Limited, with Angel Broking Ltd (a Depository Participant registered with COSL) bearing DP-ID 12033200.
	And Whereas I live are registered as a client with Angel Broking 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 WITNESTH THAT I'WE THE ABOVENAMED DO HEREBY NOMINATE, CONSTITUTE / AND APPOINT MIS Angel Booking Ltd., as mylour true and lawful attorney (hereinafter referred to as the Attorney) for melus and on mylour behalf and in mylour name to do the following:
	1. To debit my/our aforesaid beneficiary account and to transfer securities there-out for the purpose of delivering/bledging the same to the desiring corporation of the recognized stock exchange in any segment to distance my our settlement obligations in respect of securities sold by melas for in the purpose of providing margins in respect of the harding outsities taken out by miss. All sof the Demat accounts of my/our Attorney where securities can be transferred in series of the power conferred herein is specified in Schedule-1 with PeoA. My attorney may amend the Schedule by adding? deleting demat account(s) to / from the list with prior intrination to me/or is midring, of the particulars of the demat account(s) so added or deleted.
	<ol><li>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 infirmated in writing by me I us from time to time.</li></ol>
	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 nedemption where applicable, through online/offline platform and to perform, do, undertake, discharge all incidental and ancillary acts, deeds, matters, things, functions and obligations in connection therewith.
	Wee authorize my/our said Attorney to send me/us consolidated summary of scrip wise buy and sell positions, subscriptions to IPOs,     Mutual Funds and other products by way of short messaging services or e-mails whenever such transactions are carried out on     my/our behalf.
	5. The said Attorney shall return to me fus the Securities that may have been received by it erroneously or that it was not entitled to receive.
	6. I live do hereby ratify and confirm and agree to ratify and confirm whatsoever my/our said Attorney shall have leavfully done or may lawfully done cause to be done by virtue of or in exercise of any power hereby granted, given authorised or implied or intended to be so granted, given or authorised oall lawful atcs, deeds, matters and things done by the said Attorney of the nature mentioned above or incidental or retaking therefor arrising there-from or deemed by my/our Attorney to be requisite or expedient to be done or performed in exercise of any power herein.
	7. I live further agree and confirm that the powers and authorities conferred by this Power of Attorney shall continue to be good, valid and effective unit revoked by melus in writing given to my Attorney and that the Power of Attorney shall not be affected by lapse of time. This Power of Attorney shall continue in it flore and effect unit ill mylour Attorney and ancelee written notice of revocation thereof, signed by melus, or, in the event of termination thereof by mylour death, until mylour Attorney shall have received actual notice thereof, and such revocation of termination shall no new affect the validity of this Power of Attorney with reference to any transactions initiated by mylour Attorney prior to the actual receipt by the Attorney of the notice of such revocation to retirmation, as above provided. Further, without prejudice to the generality of the aforesaid, such revocation of this Power of Attorney, in so far as any transaction, settlement of which is pending on the date of receipt of notice of revocation by mylour Attorney is concerned, shall become effective only flavar alpending obligations in respect of such transactions are settled on the respective settlement dates and all dues owing by melus in connection therewith have been fully gold by melus to the Attorney. Further, such revocation of the power and authornly given to mylour Attorney hereby shall in no way affect the validity of any acts, deeds or things done or action taken by mylour Attorney for Scharging any of mylour settlement to displactions in respect of any transactions settlement of which is pending on the date of receipt of the notice of revocation by the Attorney.
SIGNATURE OF THE HOLDERS required here	(FirstSole Holder Signature) (Second Holder Signature) (Third Holder Signature)
WITNESS Signature required here	Signature of Witness: PW
WITNESS NAME required here	Name:
MITMESS full addrage datails required hare	Address:
WITNESS full address details required here	Note: In case of any correction in the form - Sign next to the correction done & Sign has to match the original signature   War 1.5   11

## PAGE NO 12 POWER OF ATTORNEY for NRO category client

	POWER OF ATTORNEY - POA (VOLUNTARY) - NRO	1
	DULY STAMPED	4_
	TO ALL TO WHOM THESE PRESENTS SHALL COME live	Fill the client NAME here
	Whereas I/we hold a Beneficiary account no. (BO-ID) with Central Depository Services (India) Limited, with Angel Broking Ltd (a Depository Participant registered with CDSL) bearing DP-ID 12033200.	
	And Whereas I/we are registered as a client with Angel Broking 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 WITNESSTH THAT I'WE THE ABOVENAMED DO HEREBY NOMINATE, CONSTITUTE! AND APPOINT Ms Apage Broking Ltd, as my/our true and lawful attorney (hereinafter referred to as the Attorney) for me	
	1. To debit my/our aforesaid beneficiary account and to transfer securities there-out for the purpose of delivering/leading the same to the clearing corporation of the recognized stock exchange in any segment to discharge my/our settlement obligations in respect of securities soft by melus or for the purpose of providing margins in respect of the trading positions taken up by melus. A list of the Demat accounts of my/our Altorney where securities can be transferred in exercise of the power conferred herein is specified in Schedule-1 to this PoA. My attorney may amend the Schedule by adding / deleting demat account(s) to / from the list with prior infination to me / us in writing, of the particulars of the demat account(s) so added or deleted.	
	<ol> <li>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.</li> </ol>	
	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), lendering shares in open offers, Rights etc., Including redemption where applicable, through online/offline platform and to perform, do, undertake, discharge all incidental and ancillary acts, deeds, matters, things, functions and obligations in connection therewith.	
	<ol> <li>I/we authorize mylour said Attorney to send me/us consolidated summary of sorip wise buy and sell positions, subscriptions to IPOs, Mutual Funds and other products by way of short messaging services or e-mails whenever such transactions are carried out on mylour behalf.</li> </ol>	
	5. The said Attorney shall return to me/us the Securities that may have been received by it erroneously or that it was not entitled to receive.	
	6. Iwe do hereby ratify and confirm and agree to ratify and confirm whatsoever implicar said Attorney shall have learfully done or may lawfully do or cause to be done by virtue of or in exercise of any power hereby granted, given authorised or implied or intended to be so granted, given or authorised and also all lawful acts, deeds, matters and things done by the said Attorney of the nature mentioned above or incidental or relating therefor or arising there-from or deemed by mylour Attorney to be requisite or expedient to be done or performed in executes of any power herein.	
	7. Ilve further agree and confirm that the powers and authorities conferred by this Power of Altorney shall continue to be good, valid and effective unif revoked by melus in writing given to my Altorney and that the Power of Altorney shall not be affected by lapse of time. This Power of Altorney shall continue in full force and effect until mylour Altorney shall not be affected by lapse of time. This Power of Altorney shall not be affected by lapse of the expect, signed by melus; or, in the event of termination thereof by mylour death, until mylour Altorney shall have received actual notice thereof, and such revocation or termination shall in no way affect the validity of this Power of Altorney with reference to any transactions infliated by mylour Altorney, prior to the actual receipt by the Altorney of the notice of such revocation or termination, as above provided. Further, without prejudice to the generality of the altoresaid, such revocation of his Power of Altorney, in so far as any transaction, settlement of which is pending on the date of receipt of horder of revocation by mylour Altorney is concerned, shall become effective only after all pending obligations in respect of such transactions are settled on the respective settlement dates and all dues owing by melus in connection therewith have been fully paid by melus to the Altorney. Further, such revocation of the power and authority given to mylour Altorney hereby shall in no way affect the validity of any acts, deeds or films; softier or action taken by mylour Altorney for discharging any of mylour settlement obligations in respect of any transactions settlement of which is pending on the date of receipt for horder of revocation by the Altorney.	
SIGNATURE OF THE HOLDERS required here	(First Sole Holder Signature) (Second Holder Signature) (Third Holder Signature)	
WITNESS Signature required here	Signature of Witness: Five   I/We accept (For Angel Broking Ltd)	
WITNESS NAME required here	Name:   X Authorised Signatory:	
	Address: Date:	
WITNESS full address details required here	Note: In case of any correction in the form - Sign next to the correction done & Sign has to match the original signature  Ver. 1.6 TZ	2

## PAGE NO 13 ---- For Each and every holder one CKYC document is required with complete details fulfilled and signature of the holder.



# PAGE NO 14 --- FATCA declaration copy --- Fill the details of holders and select the boxes as applicable and with signature of holders.

			FATCA / CRS	DECLARA	ATION / SELF (	CERTIFICATION	ON FOR IN	DIVIDUAL	
•				First/	Sole Holder	Second Hole	der (if any)	Third Holder (if any)	)
N.		Clie	nt Code:			NA		NA	
IV.		Den	nat Account No.						
/لے			Indicate (-/) your Tax Residency / Citizenship / Nationality	☐ India ☐	U.S.A   Others	☐ India ☐ U.S	A Others	☐ India ☐ U.S.A ☐ 0	Others
	١.	If tio	ked on "Others" and/or "U.S.A", please p	provide all details	under point no. 2,3,4,5	below:			
Fill the complete details and select the boxes	1	2.	Specify City and Country of Birth						
which are applicable to the Holders	l /	3.	Specify Country(ies) of Tax Residency/ Citizenship / Nationality / Green card holder, other than India						
	/		Tax Identification Number (for U.S.A.) or its functional equivalent (other than U.S.A.)						
_/		5.	Source of Wealth	Salary Gift Royalty Prize Money	Business Rental Income Ancestral Property Others	Gift	Business Rental Income Ancestral Property Others	Salary Business Gift Rental Inco Royalty Ancestral F Prize Money Others	
•					DECLARA	TION			
		I/W	'e hereby declare, agree and confirm the fo	ollowing:					
		<ul> <li>a) The details furnished above are true to the best of my knowledge and belief and shall undertake to inform Angel Broking Limited within 30 days, in case of any change in the above given status on a future date:</li> </ul>							
		b)	If I /we am/are U.S. person or tax resident the relevant tax authority, or information n CRS norms are applicable or to any of th India;	it of a reportable f	th concerned Asset Man	agement Companies (	AMCs) or such oth	er product providers, to whom F.	ATCA
			If my / our Country of Birth is US, however nationality) OR a self certification stating r						
SIGNATURE OF THE HOLDERS required here		FH 11/	13		SH 25 8/8		T	H≥ NS	
		(F	First/Sole Holder Signature)		(Second Holder	Signature)		(Third Holder Signature	e)
		What is FATCA / CRS?							
		Con Con Con joini	U.S. government introduced the Foreign ntries. Further, Organization for Econom nmon Reporting Standards (CRS). The of npetent Authority agreement (MCAA) for a ing MCAA, Indian financial institutions w rmation to USIRS and member countries of	nic Co-operation Government of li automatic sharing vill have to provide	& Development (OECL ndia has signed an Inte g of information with me de the required financia	0) and G20 countries er-Government Agreer mber countries of OEC	agreed for automa nent (IGA) with U: D and G20. By virt	atic exchange on information the S and has also joined the Multi tue of India signing an IGA with L	hrough tilateral US and
			rder to implement FATCA and CRS norms ortable accounts, perform due diligence ar						dictions
		US Unit	Person means: In case of individuals, U. led States, born outside the United States	.S. person means of a US parent, N	a citizen or resident of aturalized citizens, Gree	the United States. Per en Card Holders, tax re	sons who would qu sidents.	ualify as U.S. persons could be l	born in
			o is Reportable Person (Non US) under						
		Und	ler Common Reportable Standards (CRS rmation is provided only for quick referenc	S), reportable per ce to customers. Y	rson means Tax reside 'ou are requested to con	nts of a reportable fore sult a legal/tax advisor	eign jurisdiction of rifin doubt.)	her than U.S. (Please note the	above
			cuments to be collected if Customer's C	-		he/ she are not a U.S.	person		
		2.	Certificate of relinquishment of citizenship Self certification for stating reasons for no Self certification for stating reasons for no	t having such a c	ertificate despite relinqu	ishment U.S. citizensh	ip;OR		
		Note:	In case of any correction in the form - Sig	ign next to the co	rrection done & Sign ha	as to match the origina	l signature	Ver	nr: 1.6 14

#### **DECLARATION BY NRI CLIENTS**

Date	:

To

#### Angel Broking Ltd

G-1, Ackruti Trade Centre, Road No. 7, MIDC. Andheri (East), Mumbai - 400 093.

With reference to the opening of trading Account with you for availing facility for trading in Securities on the stock exchanges pursuant to the Regulatory guidelines of stock exchanges / Depository & other voluntary documents executed by me with you, I, hereby unconditionally & unequivocally, state, declare, undertake, confirmAngel Broking Ltd (hereinafter referred to as "ANGEL") as under:

- I am nonresident Indian / Person of Indian Origin as defined under Foreign Exchange Management Act (FEMA) and presently visiting India (strike out if not applicable).
- I understand that the trading account is opened on the basis of statement / declarations made by me, and that if any of the statement / declarations made herein is found to be incorrect in material particulars, ANGEL may discontinue my trading account.
- I confirm and agree that the trading account will be used for bona fide transactions not involving any violation of the provisions of any applicable Regulations.
- 4. I undertake to intimate to ANGEL about my return to India for permanent residency immediately on arrival.
- 5. I confirm that all Investments & disinvestment in India are covered either by general or special permission of Reserve Bank of India.
- 6. In case of F & O, I shall keep margin deposit amount with \_\_\_\_\_\_as stipulated by ANGEL from time to time.
- I understand that as NRI I am not allowed to do any off market transfer of my holding's to a person other than my relative as defined in section 2 (77) of Indian Companies Act, 2013.
- Any notice / correspondence / contract notes / statement of accounts / statement of securities sent to me at any of the address given
  in the Know Your Client (KYC) form in the ordinary course of post / courier / fax or on the email ID mentioned in the said KYC form or
  intimated separately, as the case may be, for the purpose of receiving electronic contract notes shall be deemed to have been
  received by me.
- I hereby confirm having understood that ANGEL may decline to comply with any instructions authorized by me if in the ANGEL's opinion; compliance therewith would be illegal or result in a breach of any applicable laws or regulation.
- 10. I confirm that the bank having my PIS account is given standing instruction to honor all the contract notes relating to purchase trades received from ANGEL. Copy of the instruction so given to the bank shall be provided to ANGEL for their record.
- 11. I agree and confirm that in the event I desire to withdraw the standing instruction given as aforesaid, I shall serve at least 15 (Fifteen) working days advance written notice on ANGEL. Such revocation shall be effective only on and from the date of expiry of 15 (Fifteen) working days from the date of service of such notice on ANGEL provided that such revocation shall not have any effect on the transactions in securities executed by me before the effective date of such notice of revocation and I agree and undertake that I shall continue to be liable and bound by the transactions and obligations undertaken by me with ANGEL prior to effective date of such revocation and ensure that bank honor all such instructions received from ANGEL on or before the effective date of revocation.
- 12. I shall carry out all our secondary market transactions only through ANGEL. In case if I register myself as clients with any other Member Broker, we shall keep ANGEL informed about the same.
- 13.1 hereby authorize ANGEL to ask bank the amount lying as balance in PIS account on daily basis for the purpose of their risk management and I confirm having instructed the bank to extend co-operation in this regard and to disclose balance in the PIS bank account to ANGEL whenever required by ANGEL.
- 14. I hereby agree and confirm to indemnify and save, defend and keep ANGEL harmless and indemnified, at all times from and against all actions, causes, suits, proceedings, claims and demands whatsoever made on the ANGEL by any person and against all costs charges, expenses, damages and sums of money (including legal expenses) incurred, suffered or sustained by ANGEL for any non compliance of applicable act, rules or regulations by me or due to breach of the terms and conditions of my obligations under Rights and Obligations or any other agreement/document executed by me for availing such services from ANGEL.
- 15. I agree not to close the bank account without first obtaining No Objection from ANGEL if I am availing the online trading facility for trading in securities. We confirmed having authorised the Bank to reject any such closure request made by me if not accompanied by No Objection issued by ANGEL. I confirm having authorised the Bank to debit / block my bank account on the instructions issued by ANGEL for any dues that may be outstanding and payable by me to ANGEL for the transactions carried out by me prior to issuance of

## PAGE NO 16 Client signature required in ( client signature ) places.

	No Objection.	
	16. I further, unconditionally state and declare that I shall comply with all applicable Acts, Rules, Regulations etc. in the country / state / area where I am currently residing as well as all statutory and regulatory provisions enforced in India including but not limited to Foreign Exchange Management Act, 2000, Reserve Bank of India Act, 1934 and Securities and Exchange Board of India Act, 1992 for trading on Exchanges, subscription of shares through India Public Offerings, Investment in Mutual Funds registered in India etc.	
	17. I am aware that as per the RBI guidelines the Non-Resident Indians (NRTs) and Persons of Indian Origin (PIO's) are allowed to invest in the secondary capital markets in India through the portfolio Investment Scheme (PIS). Under this scheme, NRTs / PIO's can acquire shares / debentures of Indian Companies through the stock exchanges in India. These investments are governed and monitored on daily basis by the Reseave Bank of India (RBI). On reaching the aggregate ceiling limit as fixed by RBI from time to time, the RBI advises all designated bank branches to stop purchases on behalf of their NRI / PIO clients. The Reserve Bank also informs the general public about the 'caution' and the 'stop purchases' in these companies through a press release. I hereby acknowledge that I am aware of the RBI guidelines in relation to investments in the secondary market in India. I hereby agree to keep myself abreast of the ceiling limits on investments as published by RBI from time to time and also agree that I shall immediately reverse my transaction, if such transaction breaches the ceiling limits as imposed by RBI. In case I am unable to reverse such transaction immediately, I authorise the member to do so under intimation to the Client.	
	18. I confirm that the information set out hereinabove is true, complete & accurate & ANGEL shall be informed from time to time of any changes.	,
	Client Signature Client Signature	<b>\</b>
	UNDERTAKING	
	To, Date;	1
	Angel Broking Ltd G-1, Ackruti Trade Centre, Road No. 7, MIDC, Andheri (East), Mumbai - 400 093.	
<b>.</b>	This is with reference to my passport numbersubmitted as an identity and address proof which was issued onand having an expiry date	
رالے	I hereby undertake that the above passport is the only passport that I hold in my name.  Or*  I hereby undertake that the following passports are held by me:	
	Sr. No. Place of issue (country) Passport Number Date of Issue Date of Expiry	
Fill the complete details as per details required in the columns.		
	*strike of the option which is not applicable	
	Thanking you	
V	Yours sincerely,  Client Signature	
•	Name:	7
	National and the second and the form Connected the second to face I Connected the second to be second to the secon	
	Note: In case of any correction in the form - Sign next to the correction done & Sign has to match the original signature Ver. 1.6	16

Client signature required in ( client signature ) places.



#### Angel Broking Ltd

Registered / Correspondence Office: G-1, Ackruti Trade Centre, Road No. 7, MIDC, Andheri (E), Mumbai - 400 093. Tel.: 91 22 2835 8800 / 3083 7700. Fax: 91 22 2835 8811. Website: www.angelbroking.com. 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

#### Cash and F&O Segment (Trading cum Clearing Member)

SEBI Registration No.: BSE (Cash) INB 010996539 Date: 31/12/1997 | NSE (Cash/F&O) INB/INF 231279838 Date: 19/2/2007 TM Code - BSE 612 TM Code - NSE 12798 (For Cash & F&O)

#### Currency Derivatives Segment (Trading cum Clearing Member)

SEBI Registration No.: NSE INE 231279838 Date: 27/8/2008

TM Code - NSE Currency 12798

CDSL-Depository Participant - SEBI Registration No.: IN-DP-CDSL-234-2004 Date: 12/5/2004 | CDSL DP ID: 12033200

Compliance Officer Name: Mr. Anoop Goyal. Tel.: 91 22 3941 3940. Email ID: compliance@angelbroking.com CEO Name: Mr. Vinay Agrawal. Tel.: 022 - 3355 1111 / 4218 5454. Email ID: feedback@angelbroking.com

For any grievance/dispute please contactAngel Broking Limited at the above address or email id: feedback@angelbroking.com and Phone no.: 022 - 3355 1111 / 4218 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

For details: Please contact your nearest branch or call Centralized Helpdesk at: 022 - 3355 1111 / 4218 5454 or write to feedback@angelbroking.com

