2.1 version - Equity & Commodity - NON INDIVIDUAL APPLICATION

HUF application filling details and documents to be collected as given below.

Note : -

- Client name should be similar in HUF pan, HUF bank statement, Pansite, KRA page, HUF stamp.
- Client Name should be filled in KRA page as per HUF pan name.
- Client address in KRA page should be filled as per client address in HUF bank statement.
- In page no 14 & 25 Coparcener's name, date of birth, relationship and signatures required.
 (in case of minor in coparceners then KARTA should sign on behalf of minor).
- Please note the application number which is available on cover page of application for further communication.

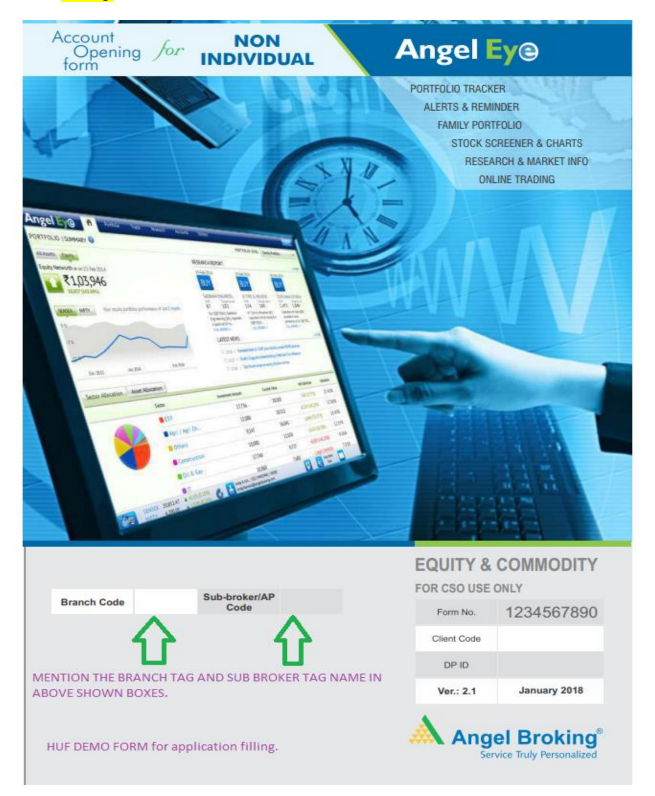
Required Documents :-

- HUF pan card
- Huf bank statement with latest transactions.
- individual pan
- individual address proof
- •
- Karta stamp and karta signature required in application pages, photograph and in all documents.
- IPV required in KRA page no 1, page no 8 and in all documents (sub broker name, sub broker tag, date, signature, designation as sub broker) or (Employee name, employee code, date, signature, designation).

Additional documents required if Karta is expired.

- Death certificate of karta
- Bank verification letter with new karta change of signature.
- New karta photographs in KRA page and in page no 3
- Expired karta name should be filled in KRA page with same seal to be used.

HUF DEMO FORM – Please read the details and shown arrow marks for easily identifying and fulfilling.



Employee Name or Sub broker name	Full Name of Verifier:	
Employee Code or Sub broker tag name	Employee Code:	Kar and the second s
	*Copies of all documents to be self attested.	Checklist KYC Checklist
	I. <u>General</u> Passport size photo PAN Card Signed across Pan Verification Clients signature on all required Places In person verification stamp on all docs Original seen and verified stamp on all docs Witness Signature All Copies Self Attested	VI. HUF Pan Card of Karta Address Proof of Karta Pan Card (HUF) Deed of Declaration of HUF Address proof of HUF Signature Coparcener on POA HUF Stamp HUF Demat Proof (Trading only) List of Coparceners Photograph of Karta Bank Pass Book in the Bank Statement in the
	Agreement Date Financial Documentary Proof II. <u>Proof of Identify</u> Holders: Ist holder 2nd holder 3rd holder PAN card with Photograph UID (Aadhaar) Any other Supporting doc;	name of HUF name of HUF VII. <u>Corporate</u> MOA, AOA & COI Certified copy of BR Ohoto of Directors Company Address Proof Form 32 Form 18 Authorised Directors's
	III. Proof of Permanent Address Holders: I st holder Ration Card Valid Passport Voter ID Valid Driving License Bank Passbook Electricity Bill (Not more than 3 months old) 3 months old Bank Statement (Net more than Chart more than	 All Director's PAN Address Proof Last 2 Years Financials IT Returns (to be Submitted every year) Copy of latest holding pattern (to be Submitted every year) Authorised signatory list with specimen signatures Ultimate beneficiary owner Autorised signatory list with specimen signatures
	(Not more than (Not more than 3 months old) 3 months old) Registered Lease Bank Verification Letter or Sale Agreement Any other Supporting doc:	VIII. Demat / Comtrack / ComRIS Proof (Latest of 1 year - Only for Trading) Client Master UNECOME Letter DP Statement Transaction cum Holding Statement
	IV. Proof of Correspondence address Ration Card Valid Passport Voter ID Valid Driving License Bank Passbook Electricity Bill (Not more than 3 months old) Land line Bill Bank Statement (Not more than 2 months old) Sell Agreement Leave & Licence Agreement	IX. <u>Partnership A/c</u> Identity Proof Address Proof (all partners) (all partners) Partnership Deed copy Signatory Letter PAN of Partners Photos of Partners Copy of Balance sheet for last 2 yrs Authorised signatory list with specimen signatures Certificate of Registration
	(Not more than 3 months old) Bank Verification Letter	X. <u>Trust</u>
	V. <u>Bank Proof With MICR Code</u> (<u>HUF, NRI, Corporate</u>) Cancelled cheque Bank Statement Pass book Letter from bank	Copy of Balance sheet for last 2 yrs by managing trustees / CA Certificate of Registration Trust Deed copy Photos of trustees PAN of trustees
	Copy of Annual Accounts	In Account statement for last 6 months py of demat account Holding statement. y other relevant documents substantiating ownership of assets.

Clien	nt Code:						Angel Bro	king Ltd.
	FATCA	/ CRS DEC	LAR	ATION (DIVID	UALS)	
1.	Name of Entity: NAME OF	F THE KARTA	to be	e filled he	re			
2.	Country of Incorporation:	🗆 India	🗆 US	Other .				
	Natura of Duainages	D Manufacturi		C Financia	Condees	Diate!	hution/ Dotail	
3.	Nature of Business:	Manufacturi Consultancy	-		Services		Others	
4.	Services Provided:	Forex/ Mon Money Lend		-		ng/Gambling of the abov	g/Lottery Services e	5
5.(a)	Country of Tax Residence:	🗆 India	🗆 US	Other -				
5.(b)	Tax Identification No. (US TIN)	or equivalent (Oth	ier):	1)		2)		
З.	Whether "Specified US Person	' 🗆 Yes	🗆 No					
Plea	se fill up EITHER section 7 OR sec	tion 8, as the case r	may be)					
7.	Please fill up this section if enti	ty is Non US Finar	ncial Ins	stitution (FFI):				
	 Registered Deemed (Reporting Model 1 F 		נ					
	b. Participating FFI							
	Please provide GIIN (mandator	y):						
	If GIIN is not available, please	select:						
	a. Owner Documented	FFI with specified	US own	ners				
	b. Deemed compliant F		we men	ntioned catego	ries) 🗆			
	c. Exempt Beneficial Ov		-11					
	 d. Non-Participating For e. Non-reporting FFI 	reign Financial Ins	titution					
	e. Non-reporting FFI							
3.	Please fill up this section if enti	ty is Non Financia	Entity:					
	a. Active NFFE	0	ב					
	b. Passive NFFE	C	נ					
	 c. Direct Reporting NFF 							
	GIIN (mandatory if 'c' is s	selected) :						
).	Please fill below If applicable:							
	 Our company is a Lis 			*	k exchange			
	 b. Our company is a sul c. Our company is conti 	2						
	Details of Listed Company (if 2	-	-	-				
	a. Name of Company:			·				
	b. Stock Exchange on v	vhich listed :						

Declaration		
1. I/We hereby declare that t		ct to the best of my/our knowledge and belief correct a b, I/we undertake to inform Angel Broking the same within
Persons / foreign tax reside	ints as UBO requiring reporting under FATCA/C nent (IGA)/ Multilateral Competent Authority A	able foreign jurisdiction (other than U.S.) or an entity with U RS or any other laws, our account details, as required und greement (MCAA) signed by Indian Government, would
	oduct providers, to whom FATCA/CRS norm	Broking with the concerned Asset Management Compani is are applicable, in whose schemes/ products we m
NAME of the	KARTA to be filled here	KADTA
Name:		KARTA Designation:
		Designation.
Signature:	Date:	
KARTA SIGNATU	JRE with KARTA SEAL required	here
NOTE :-		
signature	AL should be clearly visible in s.	an pages along with

Declaration for Ultimate Beneficial Ownership (UBO)

[Mandatory for all entities except listed company or subsidiary of / controlled by a listed company AND UBO holding is more than 25%(corporate)/ 15% (entities other than corporate)]

Angel Broking

Name of Customer:

To,

KARTA NAME to be filled here

We hereby declare that besides the persons mentioned in the below table there are no other natural person/s who ultimately hold 25%[™] or more of shares directly or indirectly; or exercise control/influence, whether directly or indirectly through voting rights/agreement/arrangement. (You can take Multiple copies of this page if details of more than 2 persons are to be mentioned)

Fill the details and Select the boxes which are applicable to the client.

Male Female	🗆 Male 🛛 Female
Service Business Others	□ Service □ Business □ Others
PAN Passport Aadhaar Others	PAN Passport Aadhaar Others
Director Shareholder Promoter/Trustee/ Partner	Director Shareholder Promoter/Trustee/ Partner
	Service Business Others Aadhaar Others Director Shareholder

OR

We hereby declare that there are no natural person/s who ultimately hold 25%⁽⁴⁾ or more of shares directly or indirectly; or exercise control/ influence, whether directly or indirectly through voting rights/ agreement/ arrangement. Hence, there are no Controlling Persons including US or Foreign Citizens / Residents holding 25%⁽⁴⁾ or more shares.

(to be signed by company secretary / partners/ trustees / members as applicable)

Notes :

* Nature of Beneficial Owner.

- a) Shareholding > 25% (In case where juridical person is company) & > 15% (In case juridical person is Firm/ unincorporated association/ body of individuals/trust)
 - b) Management Control. If (a) Indicate the extent of shareholding. For (b) mention the capacity in which engaged with the corporate. @ The said natural person may act alone or together, or through one or more juridical person Promoter and controls are terms as defined under Companies' Act and SEBI regulations.

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

Ver: 2.1

UBO Code Description C01 CP of legal person-ownership C02 CP of legal person-other means C03 CP of legal person-senior managing official C04 CP of legal arrangement-trust-settlor C05 CP of legal arrangement-trust-settlor C06 CP of legal arrangement-trust-trustee C07 CP of legal arrangement-trust-protector C08 CP of legal arrangement-trust-other C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent C14 Unknown	3. UB	O code for contr	olling person type.
C02 CP of legal person-other means C03 CP of legal person-senior managing official C04 CP of legal arrangement-trust-settlor C05 CP of legal arrangement-trust-settlor C06 CP of legal arrangement-trust-protector C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement-other- settlor equivalent C10 CP of legal arrangement- other- protector equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		UBO Code	Description
C03 CP of legal person-senior managing official C04 CP of legal arrangement-trust-settlor C05 CP of legal arrangement-trust-settlor C06 CP of legal arrangement-trust-protector C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- protector equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C01	CP of legal person-ownership
C04 CP of legal arrangement-trust-settlor C05 CP of legal arrangement-trust-settlor C06 CP of legal arrangement-trust-protector C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement-other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C02	CP of legal person-other means
C05 CP of legal arrangement-trust-trustee C06 CP of legal arrangement-trust-protector C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement-trust-other C10 CP of legal arrangement- other- settlor equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C03	CP of legal person-senior managing official
C06 CP of legal arrangement-trust-protector C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C04	CP of legal arrangement-trust-settlor
C07 CP of legal arrangement-trust-beneficiary C08 CP of legal arrangement-trust-other C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C05	CP of legal arrangement-trust-trustee
C08 CP of legal arrangement-trust-other C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C06	CP of legal arrangement-trust-protector
C09 CP of legal arrangement- other- settlor equivalent C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C07	CP of legal arrangement-trust-beneficiary
C10 CP of legal arrangement- other- trustee equivalent C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C08	CP of legal arrangement-trust-other
C11 CP of legal arrangement- other- protector equivalent C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C09	CP of legal arrangement- other- settlor equivalent
C12 CP of legal arrangement- other- beneficiary equivalent C13 CP of legal arrangement- other- other equivalent		C10	CP of legal arrangement- other- trustee equivalent
C13 CP of legal arrangement- other- other equivalent		C11	CP of legal arrangement- other- protector equivalent
		C12	CP of legal arrangement- other- beneficiary equivalent
C14 Unknown		C13	CP of legal arrangement- other- other equivalent
		C14	Unknown

Definitions

The following definitions and content are based on relevant extracts taken from applicable laws and provided only for reference purposes and do not constitute tax advice. The applicable laws including these definitions are subject to change from time to time and local laws may define the meaning of certain terms differently. Clients should consider updated *l*local laws and seek appropriate external tax advice, where necessary.

- 1) Specified U.S. Person: The term "Specified U.S. Person" means a U.S. Person, other than:
 - a corporation the stock of which is regularly traded on one or more established securities markets;
 - any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (I);
 - (iii) the United States or any wholly owned agency or instrumentality thereof;
 - (iv) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;
 - (v) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;
 - (vi) any bank as defined in section 581 of the U.S. Internal Revenue Code;
 - (vii) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;
 - (viii) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-64);
 - (ix) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;
 - (x) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;
 - (xi) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State;
 - (xii) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or
 - (xiii) any tax-exempt trust under a plan that is described in section 403(b) or section 457(b) of the U.S. Internal Revenue Code.
- 2. U.S. Person: The term "U.S. Person" means a U.S. citizen or resident individual, a partnership or corporation organized in the United States or under the laws of the United States or any State thereof, a trust if (i) a court within the United States would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust, and (ii) one or more U.S. persons have the authority to control all substantial decisions of the trust, or an estate of a decedent that is a citizen or resident of the United States. This paragraph shall be interpreted in accordance with the U.S. Internal Revenue Code

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

Ver: 2.1 IV

 Financial Institution (FI): The term "Financial Institution" means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company. [Note: AFFI (Foreign Financial Institution) thus would be a Non U.S. FI]

4. Investment entity:

- (A) an entity that primarily conducts as a business one or more of the following activities or operations for or on behalf of a customer:
 (1) trading in money market instruments (checks, bills, certificates of deposit, derivatives, etc.); foreign currency; foreign exchange,
 - interest rate, and index instruments; transferable securities; or commodity futures;
 - (2) individual or collective portfolio management; or otherwise investing, administering, or managing funds, money, or financial assets on behalf of other persons;
- (B) an entity whose gross income is primarily attributable to investing, reinvesting, or trading and the entity is managed by another entity that is a depository institution, a custodial institution, a specified insurance company, or an investment entity described in paragraph (A); or
- (C) an entity that functions or holds itself out as a collective investment vehicle, mutual fund, exchange traded fund, private equity fund, hedge fund, venture capital fund, leveraged buyout fund, or any similar investment vehicle established with an investment strategy of investing, reinvesting, or trading in *financial assets*.
- GIIN: GIIN means a Global Intermediary Identification Number assigned to a participating FFI, registered deemed-compliant FFI, or a reporting Model 1 FFI for purposes of identifying such entity to withholding agents. All GIINs will appear on the IRS FFI list.
- Reporting Model 1 FFI: An FFI with respect to which a foreign government or agency thereof agrees to obtain and exchange information pursuant to a Model 1 IGA, other than an FFI that is treated as a nonparticipating FFI under the Model 1 IGA.
- Participating FFI: A participating FFI is a FFI, including a reporting Model 2 FI, that has agreed to comply with the terms of an FFI agreement. The term participating FI also includes a Qualified Intermediary (QI) branch of a U.S. financial institution, unless such branch is a reporting Model 1 FFI.
- 9. Deemed-compliant FFI: An FFI that is:
 - (1) a registered deemed-compliant FFI;
 - (2) a certified deemed-compliant FFI;
 - (3) an owner-documented FFI; or
 - (4) a QI branch of a U.S. financial institution that is a reporting Model 1 FFI
- Exempt Beneficial Owner: The term exempt beneficial owner means a beneficial owner of a payment made to persons like Government Entities, Government of a U.S. territory, Central Banks, International Organisations, certain Retirement Funds, etc. or that is otherwise treated as an exempt beneficial owner pursuant to a Model 1 IGA or Model 2 IGA.
- 11. Nonparticipating FFI: An FFI other than a participating FFI, a deemed-compliant FFI, or an exempt beneficial owner.
- Non-reporting IGA FFI: An FFI that is identified as a nonreporting financial institution pursuant to a Model 1 IGA or Model 2 IGA and that is not a registered deemed-compliant FFI.
- Passive NFFE: A "Passive NFFE" means any NFFE that is not (i) an Active NFFE, or (ii) a withholding foreign partnership or withholding foreign trust.
- 14. Active NFFE: An "Active NFFE" means any NFFE that meets any of the following criteria:
 - Less than 50 percent of the NFFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
 - b) The stock of the entity is regularly traded on an established securities market or the non-financial entity is a related entity of an entity, the stock of which is regularly traded on an established securities market.

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

Ver: 2.1 V

C)	The entity is a Governmental entity, an International Organization, a Central Bank, or an entity wholly owned by one or more of
	these entities; or

- d) Substantially all of the activities of the entity consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a financial institution: Provided that an entity shall not qualify for this status if it functions as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes; or The entity is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a financial institution, provided that the entity shall not qualify for this exception after the date that is twenty four months after the date of the initial organisation of the entity; or
- (v) The entity was not a financial institution in the past five years, and is in the process of liquidating its assets or is reorganising with intent to continue or recommence operations in a business other than that of a financial institution; or
- (vi) The entity primarily engages in financing and hedging transactions with, or for, related entities which are not financial institutions, and does not provide financing or hedging services to any entity which is not a related entity, provided that the group of any such related entities is primarily engaged in a business other than that of a financial institution; or
- (vii) The entity fulfils all of the following requirements, namely:-

(a) it is established and operated in India exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in India and it is a professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organisation, civic league or an organisation operated exclusively for the promotion of social welfare;

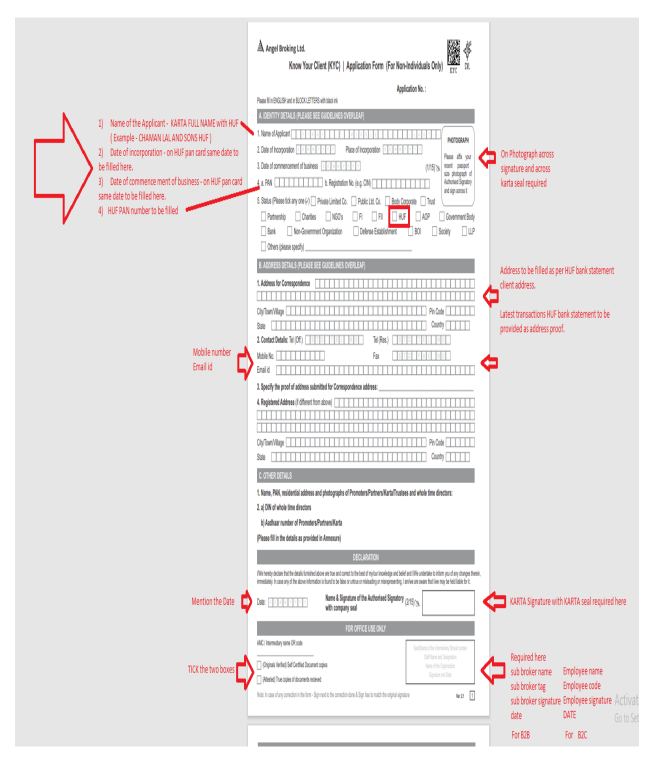
- (b) it is exempt from income-tax in India;
- (c) it has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

(d) the applicable laws of the entity's country or territory of residence or the entity's formation documents do not permit any income or assets of the entity to be distributed to, or applied for the benefit of, a private person or non-charitable entity other than pursuant to the conduct of the entity's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the entity has purchased; and the applicable laws of the entity's country or territory of residence or the entity's formation documents require that, upon the entity's liquidation or dissolution, all of its assets must be distributed to a Governmental entity or other non-profit organization, or escheat to the Government of the entity's country or territory of residence or any political sub-division thereof.

- 15. Direct Reporting NFFE: A new category of Passive NFFE—a Direct Reporting NFFE that would be treated as an Exempt Beneficial Owner. It will be required to elect to, and report directly to the IRS certain information about its direct or indirect substantial U.S. owners. The NFFE will also be required to register with the IRS to obtain its GIIN.
- Controlling person means the natural person who exercises control over an entity and includes a beneficial owner as determined under sub-rule (3) of rule 9 of the Prevention of Money-laundering (Maintenance of Records) Rules, 2005.
- 17. Owner-documented FFI: An FFI that:
 - (A) is an FFI solely because it is an investment entity;
 - (B) is not owned by or in an expanded affiliated group with any FFI that is a depository institution, custodial institution, or specified insurance company;
 - (C) does not maintain a financial account for any nonparticipating FFI;
 - (D) provides the designated withholding agent with all of the required documentation and agrees to notify the withholding agent if there is a change in circumstances; and
 - (E) the designated withholding agent agrees to report to the IRS (or to the relevant foreign government or agency thereof) all of the information with respect to any specified U.S. persons;

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

Ver: 2.1 VI



INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

A. IMPORTANT POINTS 1. Self attested copy of PAN card is mandatory for all clients.

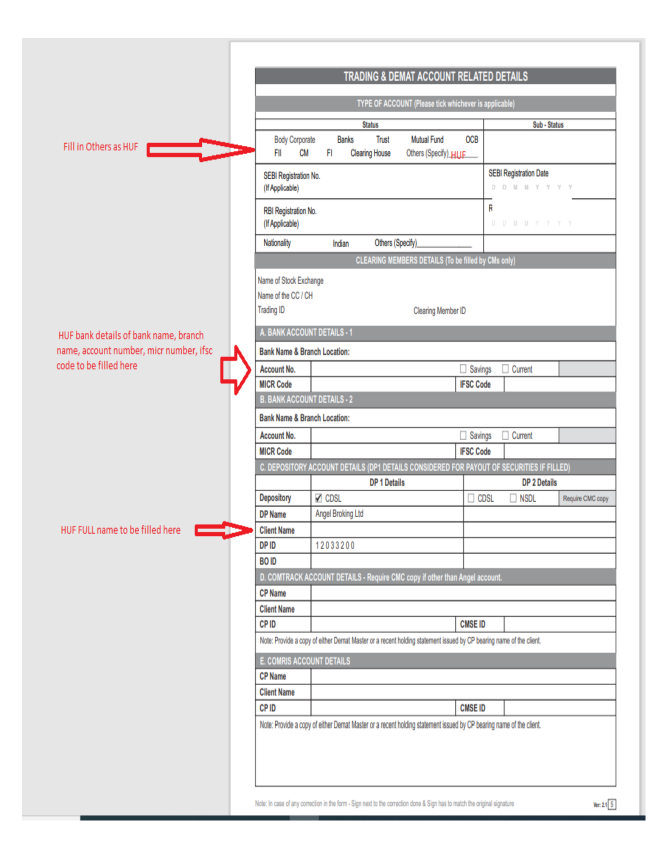
- Copies of all the documents submitted by the applicant should be self-attested and accompanied by originals for verification. In case the original of any document is not produced for verification. Then the copies should be properly attested by entities authorized for attesting the documents, as per the below mentioned list.
- If any proof of identity or address is in a foreign language, then translation into English is required.
- Name & address of the applicant mentioned on the KYC form, should match with the documentary proof submitted.
- 5. If correspondence & permanent address are different, then proofs for both have to be
- 6. Sole proprietor must make the application in his individual name & capacity
- For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMA guidalines), copy of passport/PIO Card/OCICard and overseas address proof is mandatory.
- For foreign entities, CIN is optional; and in the absence of DIN no. for the directors, their passport copy should be given.
- 9. In case of Merchant Navy NRI's, Mariner's declaration or certified copy of CDC (Continuous Discharge Certificate) is to be submitted.
- For opening an account with Depository participant or Mutual Fund for a minor, photocopy of the School Leaving Certificate/Mark sheet issued by Higher Secondary Board/Passport of Minor/Birth Certificate must be provided.
- 11. Politically Exposed Persons (PEP) are defined as individuals who are or have been entrusted with prominent public functions in a foreign country, e.g., Heads of States or of Governments, serior politicians, senior Governmentfuldializinfature officers, senior executives of state owned corporations, important political party officials, etc.
- 8. Proof of Identity(POI): List of documents admissible as Proof of Identity:
- PAN card with photograph. This is a mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D).
- 2. Unique Identification Number (UID) (Aadhaar) / Passport / Voter ID card / Driving licen 3. Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authon's, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICA, ICIWA, ICSI, Bar Council etc., to their Members, and Credit cards/Backbi cards issued by Banks.

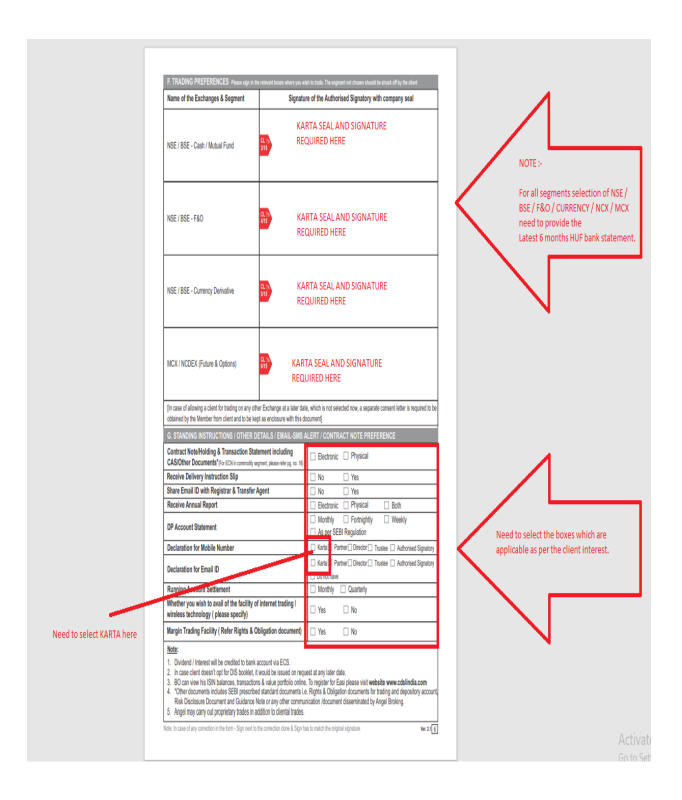
- Passport/Voters Identity Card/Ration Card/Registered Lease or Sale Agreement of Residence/Driving License/Flat Maintenance bill/Insurance Copy.
- 2. Utility bills like Telephone Bill (only land line), Electricity bill or Gas bill Not more than 3
- 3. Bank Account Statement/Passbook Not more than 3 months old.
- Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Sazettad OfficerNotary public/Elocted representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- reasentityprimiement/bocuments assued by any Govi, or Statutory Authority, Identity cardidocument with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authoritise, Public Sector Undertakings, Scheduled Commercial Barks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members. 6.
- For Fillsub account, Power of Attorney given by Fillsub-account to the Custodians (which are duly notarized and/or apostiled or consularised) that gives the registered address should be taken.
- 8. The proof of address in the name of the spouse may be accepted.
- D. Exemptions/clarifications to PAN ("Sufficient documentary evidence in support of such claims to be collected.) .
 - In case of transactions undertaken on behalf of Central Government and/or State Government and by officials appointed by Courts e.g. Official liquidator, Court receiver etc.
- 2. Investors residing in the state of Sikkim. 3. UN entities/multilateral agencies exempt from paying taxes/filing tax returns in India.
- 4. SIP of Mutual Funds upto Rs 50,000/- p.a.
- Die de missial registrational diente, namely, Fils, MFa, VCFs, FVCIs, Schaduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registrated with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1955, Custodians shall verify the PAN certaid deals with the original PAN card and provide duly certified copies of such verified PAN details to the intermediary.
- E. List of people authorized to attest the documents:
- Bector Undertakings, Scheduled Commercial Banks, Public Financial Institutions,
 Colleges affiliated to Universities, Protessional Bodies such as ICAL, ICWAI, ICSI, Bark
 Council etc., to their Members; and Credit cards/Debit cards issued by Banks.
 C. Proof of Address: (POA): List of documents admissible as Proof of Address: ("Documents
 having an expiry date should be valid on the date of submission).
 In case of NRIs, authorized officials of oversease branches of Scheduled Commercial/Co-operative Bank
 council etc., to their Members; and Credit cards/Debit cards issued by Banks.
 C. Proof of Address: ("Documents
 having an expiry date should be valid on the date of submission).
 In case of NRIs, authorized officials of oversease branches of Scheduled Commercial
 hourseptile
 model in India, Notary Public, Court Magistraba, Judge, Indian
 Embassy/Consulate General in the country where the client resides are permitted to attest
 the downeents the documents.

Types of entity	Documentary requirements
Corporate	Copy of the betwee sheats for the last 2 financial years (to be submitted every year)- In case newly formed company, need net worth certificate from chartered accountant. Copy of latest share holding pattern including list of all those holding control, either directly or indirectly, in the company in terms of SEBI takeover Regulations, duty certified by the company partern including list of all those holding control, either directly or indirectly or indirectly. In the company in terms of SEBI takeover Regulations, duty certified by the company partern including list of all those holding control, either directly or indirectly or generations. Photosphon, POIL POIL, PNN the of including list of all those holding control - after directly or indirectly. Copies of the Memorandum and Articles of Association and certificate of incorporation. Copy of the Board Resolution for investment in laccutifies market. Authorised signatories is the pachener signatures Authorised as grantories as unth order alignatures Authorised or alitable backgranteements when company in the submitted event or the company in terms of a latest or directly or indirectly or indirectly or indirectly. Declaration of alitable backgranteements holding control - after directly or indirectly or indirectly or indirectly. Declaration of alitable backgranteements holding control - after directly or indirectly or indindirectly or indirectly or indirectly or indirectly or indirectly
Partnership firm	Copy of the balance sheets for the last 2 financial years (to be submitted every year). CastRicate of registration (for registrated partnership firms only). Copy of partnership deed. Authorised signatories list with specimen signatures. Protograph, POL POL, PNU of Partners. Author copy of all the partners.
Trust	Copy of the balance sheets for the list 2 financial years (to be submitted every year). Ortificate of registration (for registrand trust only). Oury of Trust dead. List of trustees certified by managing trustees/CA. Photograph, POL POA, PAN of Trustees. Aacher of the the trustee.
HUF	PAN of HUF: Dead of destaration of HUF/List of coparoness. Bank pasa-bookhank statament in the name of HUF. Photograph, POL PDA, PAN of Kanta, Aadhar of Kanta.
Unincorporated association or a body of individuals	Proof of Existence/Constitution document. Resolution of the managing body & Power of Attorney granted to transact business on its behalt. Authorized signatories for with specimen signatures. Audhord ad subtories issuence ins.
Banks/Institutional Investor	Copy of the constitutioningistration or annual report/balance sheet for the last 2 financial years. Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FII)	Copy of SEBI seglaration certificate. Authorized signalises list with specimen signatures.
Army/ Government Bodies	Salf-certification on letterhead. Authorized signatures list with specimen signatures.
Registered Society	Copy of Registration Certificate under Societies Registration Act. List of Managing Committee mambers. Committee machators automated to act as authorised signatories with specimen signatures. Trace copy of Society Rules and Byo Laws certified by the Chairman/Secretary. Audhord managing committee members

					Relationship		
Sr. No.	PAN and Aadhaar	Name	DIN (For Directors)/ UID (For Others)	Residential / Registered Address	with Applicant (i.e. promoters, whole time directors etc.)	Whether Politically Exposed	Photograph
	Individual pan number to be filled here	Individual Name to be filled here as per individal pan card client name		Individual address to be filled here as per individual address proof	KARTA	D PEP	KARTA photograph with across signature and across karta seal required here
						□ RPEP □ NO	Note :- karta seal should be clearly visible.
						Select NO here	Across the photograph
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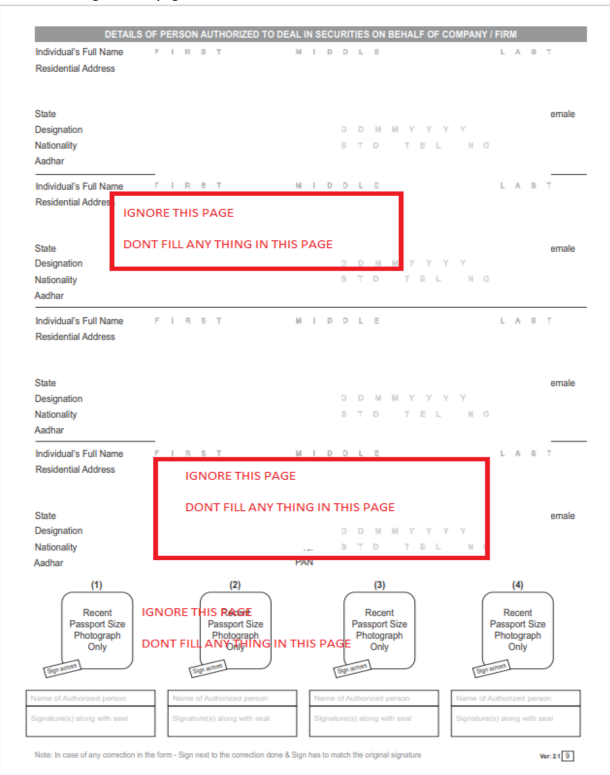
Sr. No.	PAN and Aadhaar	Name	DIN (For Directors)/ UID (For Others)	Residential / Registered Address	Relationship with Applicant (i.e. promoters, whole time directors etc.)	Whether Politically Exposed	Photograph
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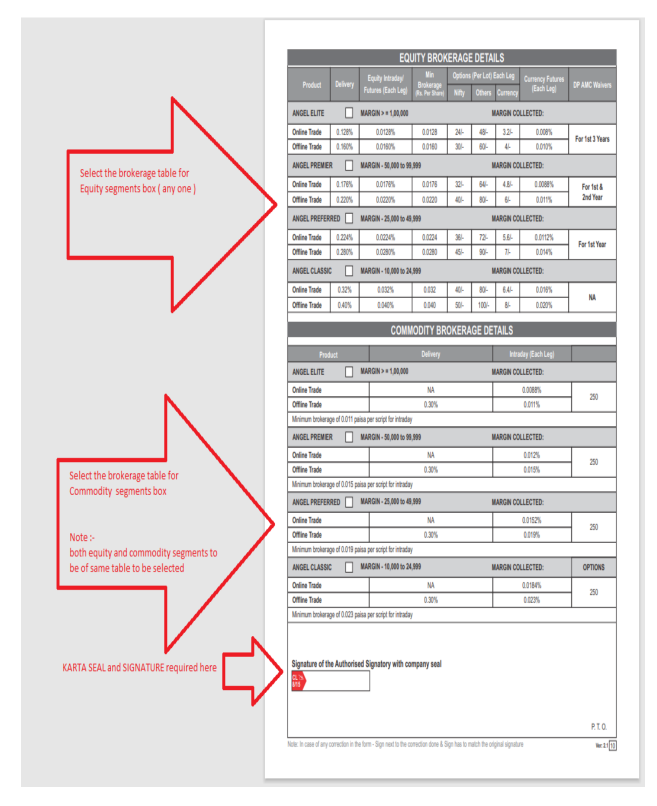


	NG THROUGH SUB-BROKERS / AUTHORISED PERSON (AP) / OTHER STOCK BROKERS asse specify:	
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De	disputesidues pending from/to such stock broker/sub-broker:	
	you are a Member / Sub-broker / AP of any Exchange 🔄 Yes 🗌 No	Select NO here
lf y	vide SEBI / EXCHANGES REGISTRATION NO: Ph. Website:	
1.1	MATION FOR PREVENTION OF MONEY LAUNDERING ACT, 2002	
Ex	ce Number of years of Investment / Trading Experience	
	🗌 Below 1 lac 🔲 1-5 Lacs 🗌 5-10 Lacs 🗌 10-25 Lacs 🗌 >25 Lacs	ICK the box which is applicable
		ILL the details of Net worth amount and DATE h
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	imercial 🗌 financial participant 🗌 trader 🗌 arbitrager	
W	Related to PEP Not a PEP / RPEP any of your Authorised Signatories! Promoters / Partners / Karta / Trustees & whole time are any of the following: Yes No	TICK in this box
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	ACTIONS	
	any action / proceedings initiated / pending / taken by SEBI / Exchanges / any other authority against the applicant / constituent or its	
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	L INTRODUCER DETAILS	
	Status of Introducer Districts	Select the box which is applicable.
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Introducer name, Introducer full address details,	Address:	which is applicable.
introducer mobile number, introducer signature	Mobie Ko:	
required here		
	Signature of the Introducer	
	DECLARATION	
	1. We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and live	
	undertale to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, 1 am / we are aware that I we may be held fable for it.	
	 We confirm having read/been explained & understood the contents of the tariff sheet and all voluntary / non-mandatory documents. 	
	3. We further confirm having received, read & understood the contents of the Rights & Obligations' document(s), for equity,	
	commotity & Denart 'Risk Disclosure Document, for equity, commotity Guidance note, Additional risk disclosure document for option trading and agree to abide by and be bound by the same and by equity & commodities the Bye-Laws as are in force from the	
	to time. We do hereby agree to be bound by such provisions as outlined in these documents. IWe have also been informed that the	
	standard set of documents has been displayed for Information on member's designated website i.e www.angelbroking.com	
	Signature of the Authorised Signatory with company seal Date: DD 1001 1999	
KARTA SEAL AND SIGNATURE required here		
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	made available on my/our website, if any, for the information of the clients. For Angel Broking Ltd	
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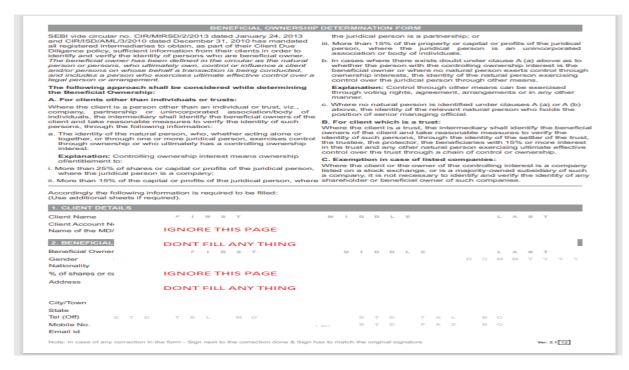


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Select the Charges for Depository services which is applicable.	DP AMC Charges		500 CDSL Charges for account) + GST	Onetime payment of Rs. 2500 + GST	Margin money of Rs. 3,00,000/- a above
	Franking charge		Rs. 50/-		* free AMC activation subject to c
	Debit transactio Pledge closure/	n/Pledge creation & Debit transaction of m Angel beneficiary	Rs. 20 + GST per ISIN		
	Dematerializatio	on	Rs. 20 + GST per certificat	e and Rs.30/- per DRF for Postage	Charges Plus Rs.30/- per rejection
	Rematerializatio			s. 30/- per RRF request for postage	e charges
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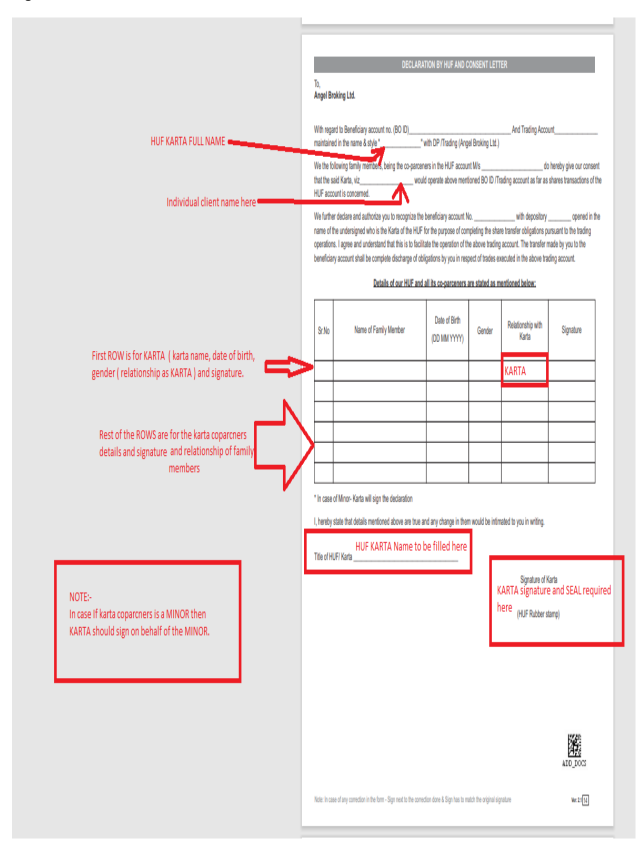
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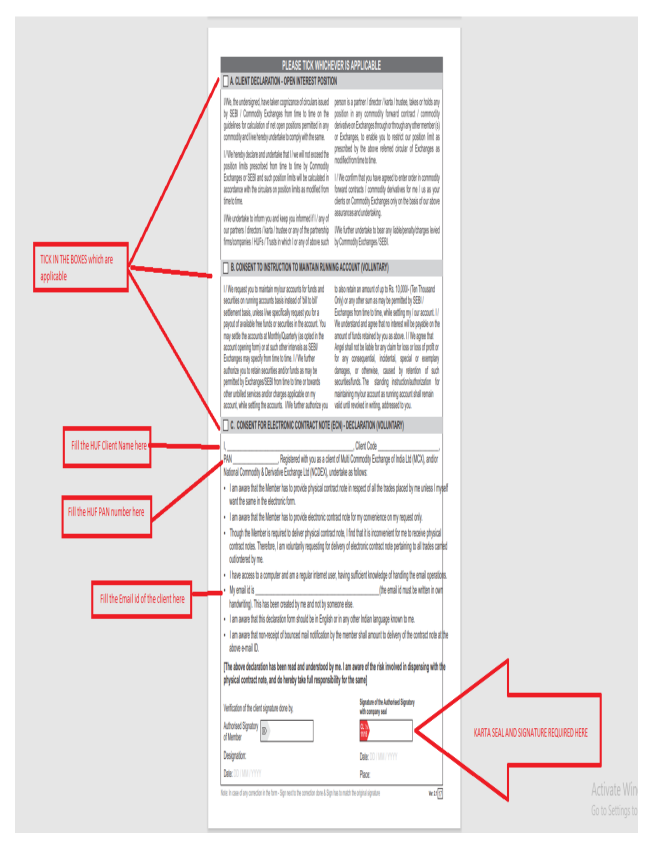
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DECLARATION BY PAR		
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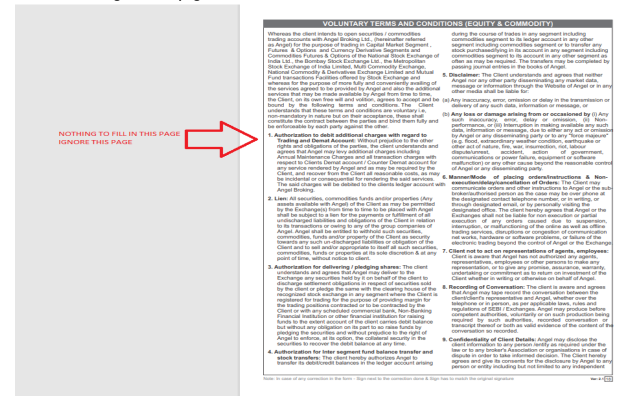
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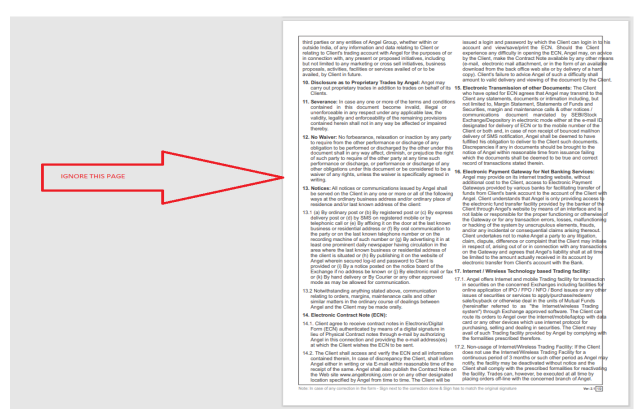




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 Aggregation of open market positions of the Client by the Exchange: Client agrees that if the Exchange directs / advise Angel to reduce the exposure of the Client in any outstanding open interest in any contract, because the market exposure of the client in the contract, 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 off the positions under this clause and all losses, if any, arising from such squaring off shall be to the account of the client. 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, Ange 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. Execute / Self / Wash / Match trades: Orders of buy and sell placed at such rates and within 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.	
IWe hereby state & confirm that I have read & understood the terms i	& conditions as mentioned above & agree to abide by the same.	
For Angel Broking Ltd.	Signature of the Authorised Signatory	KARTA SEAL AND SIGNATURE REQUIRED HERE
Authorised Signatory:	with company seal	KANIA SEAL AND SIGNATURE REQUIRED HERE
Designation:		
Date: DD / MM / YYYY		
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RIGHTS AND OBLIGATIONS RELATING TO MARGIN TRADING FACILITY PROVIDED TO CLIENTS (VOLUNTARY)

- 1. Angel is permitted to extend MTF to the clients on such terms from time to time and as mutually agreed by and between Angel 8. Margin requirement on shares purchased under MTF shall be and conditions as specified by the Stock Exchanges / SEBI 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.

- 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.
- 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 14. If any shares are delisted from Angel Approved List, Client sha 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 specified in SEBI Master Circular No. SEBI/HO/MRD/DP/CIR/P/2016/135, DTD. 16/12/2016. 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.

- 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 th 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 recove the dues outstanding in the account of the Clients. In case of extreme volatility in the market, Angel may demand payment o 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 require margin shall not extend the time stipulated for making margin payment which will run from the time of making margin call to the Client
- 5. Client shall be required to provide the minimum initial margin as 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.
- 6. Subject to the initial margin as aforesaid, Angel may, at its sole 13. MTF Clients purchasing shares not specified in Angel Approved List of Group 1 securities shall be required to 100% margin upfront for such purchases.
 - 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.
 - 15. If a client is debarred by orders of lawful authority from trading in the securities market, Angel shall liquidate collateral and funded shares of the client to recover its dues to the full extent forthwith
 - 16. In case of death of a client, Angel shall be entitled to liquidate the collateral and funded shares under MTF and recover the unpaid outstanding due.

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

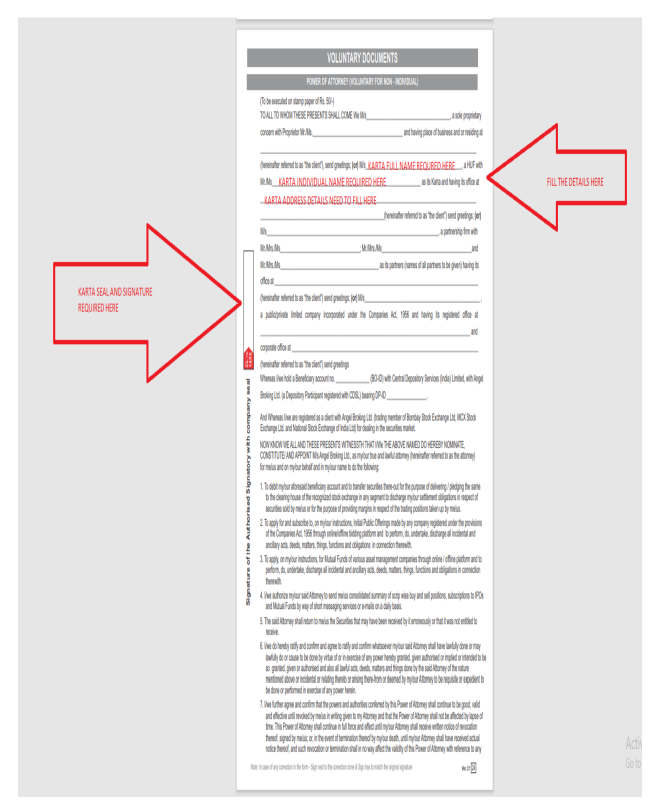
- 17. Any loss arising from liquidation of the shares shall to be account of the Client. Client shall forthwith pay Angel any unpaid dues outstanding in the account after liquidation of the shares.
- 18. Angel reserves the right to withdraw MTF with respect to any Client without assigning any reason 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 29. Client shall be free to take delivery of the shares purchased liquidation of collateral and/or funded shares held in Client's account
- 19. Client may terminate the MTF account after paying all dues in the MTF account.
- 20. Angel shall not use the funds and securities of one client to provide MTF to another client, even on the authority of the client
- 21. 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.
- 22. 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
- 23. IPF shall not be available for transactions done on the Stock Exchange, through MTF, in case of any losses suffered in connection with the MTF availed by the client.
- 24. Angel shall restrict the maximum gross exposure as well as Angel sitilar results or maximum and a client under the MTF at any 34. Any disputes arising between the client and Angel in 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.
- 25. Admitting clients for MTF shall be at the discretion of the Stock 35. The Rights and Obligations prescribed hereinabove shall be Broker/Trading Member. Clients request for admission to MTF may be disallowed without assigning any reason.
- 26. 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.
- 27. All outstanding dues under MTF shall carry interest @18% p.a, compounded at fortnightly rest.
- 28. 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

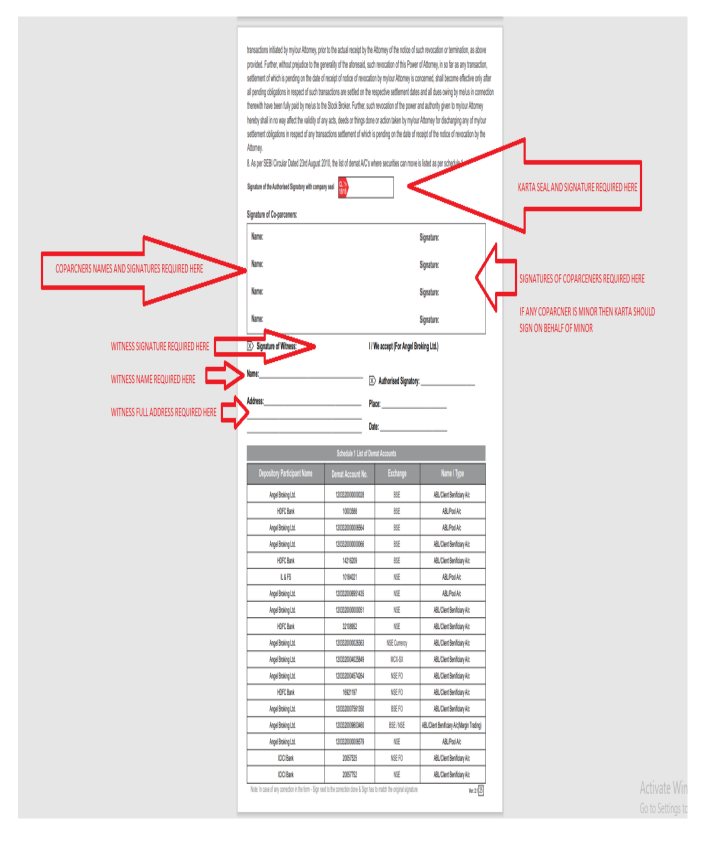
I would like to avail of Margin Trading Facility and agree to the above Rights & Obligation

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.

- 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.
- 30. 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 Ange separately identified as collateral shares and funded shares.
- 31. Daily margin statement sent to the MTF clients shall identify margin/collateral for MTF transaction separately.
- 32. 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.
- 33. 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.
- 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 trades.
- read in conjunction with the rights and obligations as prescribed under SEBI circular No. CIR/ MIRSD/ 16/ 2011 dated August 22, 2011, SEBI Circular No. 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







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: U67120MH1996PTC101709 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 - 050006

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

For any grievance/dispute please contact Angel Broking Limited 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

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For details: Please contact your nearest branch or call Centralized Helpdesk at: 022 - 3355 1111 / 4281 5454 or write to support@angelbroking.com

