### **DETAILS OF THE TRADING MEMBER**

Name of the Stock Broker / Trading Member / Clearing Member :- Mehta Equities Ltd.

Registered Office / Correspondence Address: 903, Lodha Supremus, Dr. E. Moses Road, Worli Naka, Mumbai - 400 018.

Tel.: 91-22-6150 7100

Fax: 91-22-6150 7102 Email : info@mehtagroup.in Website : www.mehtagroup.in Administrative Office Address:
L. M. Tower, 3rd Floor, 27/20, Adarsh Society,
Near ITI Circle, New Power House Road,
Jodhpur - 324 003.

Tel.: 0291 - 5150903 / 915 Email : info@mehtagroup.in

Director
Mr. Prashant Bhansali
E-mail: prasant@mehtagroup.in
Tel.: +91 - 22 - 6150 7100

Compliance Officer
Mr. Ritesh Tiwari
E-mail: compliance@mehtagroup.in
Tel.: +91 - 22 - 6150 7180

For any grievance/dispute please contact Mehta Equities Ltd. at the above address and email id info@mehtagroup.in and Phone no. 022- 6150 7100. In case not satisfied with the response, please contact the concerned exchange.

Exchange	E-mail ID	Tel. No.
MCX	grievance@mcxindia.com	022-6649 4070
NCDEX	ig@ncdex.com	022-6640 6084
ICEX	grievance@icex.com	022-4038 1546

Name of Exchange	Segment	Membership No.	SEBI Registration No.
Multi Commodity Exchange of India Limited(MCX)	Commodity	28010	INZ000049530
National Commodity & Derivatives Exchange Limited (NCDEX)	Commodity	0494	INZ000049530
Indian Commodity Exchange Limited (ICEX)	Commodity	2020	INZ000049530

#### INSTRUCTIONS / CHECK LIST FOR FILLING KYC FORM

#### A. IMPORTANT POINTS:

- 1. Self attested copy of PAN card is mandatory for all clients, including Promoters / Partners / Karta / Trustees and Whole Time Directors and persons authorised to deal in securities on behalf of Company / Firm / Others.
- 2. 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.
- 3. If any proof of identity or address is in a foreign language, then translation into English is required.
- 4. 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 submitted.
- 6. Sole proprietor must make the application in his individual name & capacity.
- 7. For non-residents and foreign nationals, (allowed to trade subject to RBI and FEMAguidelines), copy of passport/PIO Card/OCI Card and overseas address proof is mandatory.
- 8. 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, senior politicians, senior Government/judicial/ military officers, senior executives of state owned corporations, important political party officials, etc.

#### B. Proof of Identity (POI): - List of documents admissible as Proof of Identity:

- PAN card with clear photograph. This is mandatory requirement for all applicants except those who are specifically exempt from obtaining PAN (listed in Section D)
- Unique Identification Number (UID) (Aadhaar)/ Passport/ Voter ID card/ Driving license.
- Identity card/ document with applicant's Photo, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities, Professional Bodies such as ICAI, ICWAI, ICSI, Bar 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:

#### $(\mbox{*Documents having an expiry date should be valid on the date of submission.)}$

- 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 months old.
- 3. Bank Account Statement/Passbook Not more than 3 months old.
- 4. Self-declaration by High Court and Supreme Court judges, giving the new address in respect of their own accounts.
- 5. Proof of address issued by any of the following: Bank Managers of Scheduled Commercial Banks/Scheduled Co-Operative Bank/Multinational Foreign Banks/Gazetted Officer/Notary public/Elected representatives to the Legislative Assembly/Parliament/Documents issued by any Govt. or Statutory Authority.
- Identity card/document with address, issued by any of the following: Central/State Government and its Departments, Statutory/Regulatory Authorities, Public Sector Undertakings, Scheduled Commercial Banks, Public Financial Institutions, Colleges affiliated to Universities and Professional Bodies such as ICAI, ICWAI, ICSI, Bar Council etc., to their Members.
- 7. For Fill/sub account, Power of Attorney given by Fill/sub-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.)

- 1. 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.
- 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.
- 5. In case of institutional clients, namely, FIIs, MFs, VCFs, FVCIs, Scheduled Commercial Banks, Multilateral and Bilateral Development Financial Institutions, State Industrial Development Corporations, Insurance Companies registered with IRDA and Public Financial Institution as defined under section 4A of the Companies Act, 1956, Custodians shall verify the PAN card details 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:

- 1. Notary Public, Gazetted Officer, Manager of a Scheduled Commercial/ Co-operative Bank or Multinational Foreign Banks (Name, Designation & Seal should be affixed on the copy).
- 2. In case of NRIs, authorized officials of overseas branches of Scheduled Commercial Banks registered in India, Notary Public, Court Magistrate, Judge, Indian Embassy /Consulate General in the country where the client resides are permitted to attest the documents.
- F. In case of Non-Individuals, additional documents to be obtained from Non-indiiduals, over and above the POI & POA, as mentioned below.

Types of entity	Documentary requirements
Corporate	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>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, duly certified by the company secretary/Whole time director/MD (to be submitted every year).</li> <li>Photograph, POI, POA, PAN and DIN numbers of whole time directors/two directors in charge of day to day operations.</li> <li>Photograph, POI, POA, PAN of individual promoters holding control - either directly or indirectly.</li> <li>Copies of the Memorandum and Articles of Association and certificate of incorporation.</li> <li>Copy of the Board Resolution for investment in securities market.</li> <li>Authorised signatories list with specimen signatures.</li> </ul>
Partnership firm	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>Certificate of registration (for registered partnership firms only).</li> <li>Copy of partnership deed.</li> <li>Authorised signatories list with specimen signatures.</li> <li>Photograph, POI, POA, PAN of Partners.</li> </ul>
Trust	<ul> <li>Copy of the balance sheets for the last 2 financial years (to be submitted every year).</li> <li>Certificate of registration (for registered trust only).</li> <li>Copy of Trust deed.</li> <li>List of trustees certified by managing trustees/CA.</li> <li>Photograph, POI, POA, PAN of Trustees.</li> </ul>
HUF	PAN of HUF. Deed of declaration of HUF/ List of coparceners. Bank pass-book/bank statement in the name of HUF. Photograph, POI, POA, PAN of Karta.
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 behalf. Authorized signatories list with specimen signatures.
Banks/Institutional Investors	Copy of the constitution/registration or annual report/balance sheet for the last 2 financial years.     Authorized signatories list with specimen signatures.
Foreign Institutional Investors (FII)	Copy of SEBI registration certificate.     Authorized signatories list with specimen signatures.
Army/ Government Bodies	Self-certification on letterhead.     Authorized signatories list with specimen signatures.
Registered Society	Copy of Registration Certificate under Societies Registration Act. List of Managing Committee members. Committee resolution for persons authorised to act as authorised signatories with specimen signatures. True copy of Society Rules and Bye Laws certified by the Chairman/Secretary.

#### Instructions/Checklist to the Applicants (BOs) for Account Opening

#### 1. Additional documents in case of trading in Derivatives segment - Illustrative List

The Client is required to give any one of the following document as financial proof.

#### List of Illustrative documents:

- Copy of ITR Acknowledgment
- · Copy of Holding statement of de-mat account
- In case of salary income Salary Slip, Copy of Form 16
- Net-worth certificate
- Bank account statement for last 6 months
- Copy of Holding statement of de-mat account
- Any other relevant documents substantiating ownership of assets
- Self declaration along with relevant supporting
- \* In respect of other Client, document as per risk management policy of the Stock Broker need to be provided by the Client from the time to time.
- 2. Signatures can be in English or Hindi or any of the other languages contained in the 8th Schedule of the Constitution of India. Thumb impressions and signatures other than the above mentioned languages must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate / Special Executive Officer under his/her official seal.
- 3. Signatures should be preferably in black ink.
- 4. Details of the Names, Addresses, Telephone Number(s) etc. of the Magistrate / Notary Public / Special Executive Magistrate / Special Executive Officer are to be available in case of attestation done by any of them.

#### For individuals:

a. In case of non-resident clients, employees at the stock broker's local office, (subject to NRI Client's availability in India), and/or Overseas office can do in-person' verification. Further, considering the infeasibility of carrying out 'In-person' verification of the non-resident clients by the stock broker's staff, attestation of KYC documents by Notary Public, Court, Magistrate, Judge, Local Banker, Indian Embassy / Consulate General in the country where the client resides is to be submitted.

#### 6. For non-individuals:

- a. Form needs to be initialed by all the authorized signatories.
- b. Copy of Board Resolution or declaration (on the letterhead) naming the persons authorized to deal in securities on behalf of company/firm/others and their specimen signatures is required.
- 7. In case of additional signatures (for accounts other than individuals), separate annexure should be attached to the account opening form.
- Copy of cancelled cheque leaf/ pass book/bank statement specifying name of the constituent, MICR Code or/and IFSC Code of the bank should be submitted.
- 9. Demat master or recent holding statement issued by DP bearing name of the client to be submitted.
- 10. All correspondence / queries shall be addressed to the first / sole applicant.
- 11. Strike off whichever option, in the account opening form, is not applicable.

Notes	: Below mentioned Sy	mbols denote various signatures approximately
	Client -1 <sup>st</sup> Holder	- 16 Signature
<b>1</b>	2 <sup>nd</sup> Holder	- 3 Signature
R	Non-Individual	- 15 Signature
•	MEL authorized	- 4 Signature
I	Introducer	- 1 Signature
G	Guardian	- 1 Signature

### **INDEX**

Sr. No.	Name of the Document	Brief Significance of the Document	Pg. No.
	MANDA	ORY FORM AS PRESCRIBED BY SEBI & EXCHANGES	
1.	KYC Form	A. KYC form - Document captures the basic information about the constituent and an instruction/checklist (To be filled by customer)	1 - 10
		B. Document captures the additional information for Trading and Demat Account.	
2.	Risk Disclosure Document (RDD)	Document detailing Risks associated with dealing in the securities market.	11 - 13
3.	Rights and Obligations	Document stating the Rights & Obligations of stock broker/ trading member, sub-broker and client for trading on exchanges.	14 - 20
4.	Internet & wireless technology based trading facility	Rights and Obligations in respect of internet and wireless technology based trading facility.	21
5.	Guidance note	Document detailing do's and don'ts for trading on exchange, for the education of the investors.	22 - 23
6.	Tariff Sheet	Document detailing the rate/amount of brokerage and other charges levied on the client for trading on the commodities exchange(s)	24
		VOLUNTARY	-
1.	ECN Declaration	Declaration to receive contract note through mail instead of receive through hard copy.	25
2.	Consent to Receive SMS Alerts	Consent form for registration & verification of mobile number and email address for receiving trade alerts through SMS and / or E-mail	26
3.	Declaration for Open Position	Client declaration for open position in commodities contract.	27
4.	Running Account Authorization	An authority given by the client to member to hold his securities and funds payou beyond statutory time limit for operational convenience.	t 27
5.	Declaration of HUF	Client declaration of its HUF	28

First Holder

Application No. :



A	١.	Identity	Detail	s (ple	ase	see (	guid	elin	es o	verle	eaf)		-	DENS RELATE																							
1	.	Name of	Appli	cant (	As a	ppea	aring	in s	uppo	orting	iden	tifica	ation	doc	ume	nt).																Т					
l <sub>N</sub>	lam	ie 🗌		Т	Τ																			Τ		T					Τ	1	PH	ОТО	)GR	APH	
				+																						+		$\dashv$				1				k the	- 1
-	ath	er's / Sp	OUCO	Namo	$\vdash$					_										$\vdash$			$\vdash$	+	+	$\frac{\perp}{\Gamma}$	$\pm$	$\exists$			+	╣。				sport ph a	
-   '	auı	ici s / op	ouse	IVAIIIC	$\vdash$																											╢		gn a			
			σ.						<u> </u>		<u> </u>							_	<u> </u>	<u> </u>			┾	<u> </u>			+		_	<u> </u>	<u> </u>	-					
		Gender												•				20	. D	ate	of Bi	rth	d	d	/	m	m	/	У	У	У	, [[	<b>1</b> /1	16			
3		Nationa	•					(1													_											_			—		
4		Status F	Please	tick (	<b>(/</b> )	<u> </u>	Resi	dent	Indi	ividu	al L															ator	y fo	r N	Rľs	& F	orei	yn N	ation	als)			
5		PAN										Р	lease	e en	clos	e a d	uly a	ttes	ted o	сору	of yo	our F	PAN	Car	b												
		Aadhaa	r No. i	f any:_																																	
6		Proof of		-						•					•																			_			
L		UID (	(Aadha	aar) L	<b>J</b> Pa	isspo	rt L	<b>」</b> ∨	otor	ID L	<b>⊿</b> Dr	iving	Lice	ence		I Oth	ners_								(F	olea	se s	see	gui	deli	ne 'D	' OVE	erlea	f)			
В	3.	Address	Detai	ils (pl	ease	see	guio	delir	ies (	over	leaf)																										
1	1. Address of Residence																																				
																																Γ					
			$\top$																							$\dagger$	$\dagger$					T	T				
	City/Town/Village Pin Code State Country																																				
,																																					
	Contact Details   Tel. (Off.) (ISD) (STD)   Tel. (Res) (ISD) (STD)																																				
	Mobile (ISD) (STD)         Fax (ISD) (STD)           E-mail Id         Image: Control of the control of																																				
	3. Specify the proof of address submitted for residence address:																																				
3	3. Specify the proof of address submitted for residence address:  ☐ Passport ☐ Ration Card ☐ Registered Lease/Sale Agreement of Residence ☐ Driving License ☐ Voter Identity Card ☐ *Latest Bank A/c Statement/																																				
		☐ Pass <sub>l</sub> Passboo																													Lates	st Ba	nk A	/c St	aten	nent/	
		*Not mor																										pec	ily).							_	
١.																											_	_									
4	. I	Permane	ent Ad	dress	of F	Resid	lent	App	lica	nt if	diffe	rent	fror	n B1	abo	ove (	OR C	ver	seas	s Ad	dres	s (IV	land	lato	ry) f	or I	lon-	·Re	sid	ent	App	licar	ıt —	_	_		
																																$oxed{\bot}$	╙	L	L		
																											_					$oxed{\bot}$	╙	$oxed{\bot}$	$oxed{\bot}$		
																																ot	$\perp$	L	L		
		City/Tow	/n/Villa	ige																									Pi	n C	ode	$\perp$	_	<u> </u>	<u> </u>		
		State																					Со	untr	/							$\perp$	L	L	L		
_																									_								_		_		
11		- ا ا - برط	ا حالا مع	4 4h = -	lot-'	o f	nie l	ء ام	h a		LAR			0.54	14.04	o b :	ot -/	ma: ./		len	ادمار		ا ام	ا داد				S	IGN	ATI	JRE	OF A	APPI	LICA	NT		
		by decla undertak																																			
		false or																																			
Pla	ace	:														D	ate :							_	Œ	<b>A</b> 2	2/16										
									FOR	OF	FICE	USI	E ON	ILY										I	PV	Do	ne		or	1	d	/	m n	n /	У	у	У
M	EH	TA EQUI	TIES I	TD.										Se	al/Sta	amp c	of the	inter Staff I		-	hould	con	tain	7	- 1			-	UIT	IES	LTD.						
ι 	1 (0	)riginals \	/erified	l) Self	Carl	hifiad	Doc	ıme	nt C∕	nnier	rocc	ived					D	esig	natio	n					- 1		Nan gnat										
_		nd True C							in 00	opies	, 1 <del>0</del> 06	,1V C U				Na	me o	f the Signa	_		ion				S	ign	ature		<b>&gt;</b>	1/4							
																		_	ate					1		ate											

Date | D | D | - | M | M | - | Y | Y | Y | Y |

Place:

	Application No. :
First Holder	

Signature / Thumb Impression of Applicant

#### ADDITIONAL DETAILS FOR CENTRAL KYC REGISTRY | Individual Important Instructions: E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. A) Fields marked with '\*' are mandatory fields. B) Please fill the form in English and in BLOCK letters. F) List of two character ISO 3166 country codes is available at the end. G) KYC number of applicant is mandatory for update application. C) Please fill the date in DD-MM-YYYY format. H) For particular section update, please tick ( ) in the box available before the D) Please read section wise detailed guidelines / instructions section number and strike off the sections not required to be updated. at the end. Application Type\* New Update For office use only (To be filled by financial institution) (Mandatory for KYC update request) KYC Number Account Type' Simplified (for low risk customers) Norma Small 1. PERSONAL DETAILS Maiden Name (If any\*) Mother Name\* RESIDENCE FOR TAX PURPOSES IN JURISDICTION(S) OUTSIDE INDIA 2. TICK IF APPLICABLE ADDITIONAL DETAILS REQUIRED\* (Mandatory only if section 2 is ticked) ISO 3166 Country Code of Jurisdiction of Residence\* Tax Identification Number or equivalent (If issued by jurisdiction)\* Place / City of Birth\* ISO 3166 Country Code of Birth\* 3. PROOF OF IDENTITY (Pol)\* (Certified copy of any one of the following Proof of Identity[Pol] needs to be submitted) A- Passport Number Passport Expiry Date DD - MM - YYYY B- Voter ID Card C- PAN Card D- Driving Licence Driving Licence Expiry Date E- UID (Aadhaar) F- NREGA Job Card Z- Others (any document notified by the central government) Identification Number S- Simplified Measures Account - Document Type code Identification Number 4. ADDRESS IN THE JURISDICTION DETAILS WHERE APPLICANT IS RESIDENT OUTSIDE INDIA FOR TAX PURPOSES\* (Applicable if section 2 is ticked) Same as Correspondence / Local Address details Same as Current / Permanent / Overseas Address details Line 1\* Line 2 City / Town / Village\* Line 3 ZIP / Post Code<sup>3</sup> ISO 3166 Country Code\* State\* 5. DETAILS OF RELATED PERSON Addition of Related Person Deletion of Related Person KYC Number of Related Person (if available\*) Related Person Type Guardian of Minor Assignee Authorized Representative Prefix First Name Middle Name Last Name Name\* (If KYC number and name are provided, below details of section 6 are optional) PROOF OF IDENTITY [Pol] OF RELATED PERSON\* A- Passport Number Passport Expiry Date D - M M - Y Y Y B- Voter ID Card C- PAN Card Driving Licence Expiry Date DD - MM - YYYY D- Driving Licence E- UID (Aadhaar) F- NREGA Job Card Z- Others (any document notified by the central government) Identification Number S- Simplified Measures Account - Document Type code Identification Number **6. APPLICANT DECLARATION** I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake 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, I am aware that I may be held liable for it. I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number /email address г🔊 3/16

2

Second Holder

Application No. :

Please fill in **ENGLISH** and in **BLOCK LETTERS** 



<b>A</b>	. 1	dentity	Detai	ils (pl	ease	e se	e gı	uide	eline	es o	ver	eaf)																											
1.		Name of	Appl	icant	(As	арр	eari	ing	in sı	uppo	ortin	g ider	ntific	atior	n doc	ume	nt).																	Γ					
N	amo	e $\square$				Т					Τ	Τ										Π	Π			Τ	T			Τ	Τ			1	PH	OTO	)GR	APH	ł
																											1			t	1							x the	
	-41-			Nam		$\pm$	$\pm$	_			+	+			$\vdash$	_	$\vdash$				$\frac{\bot}{\Box}$	_	$\vdash$	$\frac{\perp}{}$	$\frac{\perp}{\perp}$	$\pm$	$\frac{1}{1}$			$\frac{\perp}{\Box}$	$\pm$	_		1				spor aph a	
	atne	er's / Sp	ouse	Nam	e  -	4	-				_																							31				ss it	
					L																			_										1		•			
28	а.	Gender		Male		Fen	nale	2	2b.	Mar	ital	Statu	ıs 🗆	S	ingle		l Ma	rried	20	. D	ate	of Bi	irth	(	d d	/	m	m	/	У	У	У	У	』,					
3.	. 1	Nationa	lity	☐ Ind	dian		Otl	her	(ple	ase	spe	cify)										_												<b>√</b>	1/3				
4.	. ;	Status F	Pleas	e tick	<b>( /</b> )	) [	R	esio	dent	Indi	ividu	ıal 🕻	N	on R	Resid	ent	☐ F	orei	gn N	latio	nal (I	Pass	port	Со	ру М	land	lato	ory	for I	VRI	s 8	k Fo	oreig	n Na	ation	als)			
5.	.	PAN				Т					Τ		<b>]</b> P	leas	e en	clos	e a c	luly a	attes	ted o	сору	of y	our l	PAN	Ca	rd													
		ا Aadhaa	r No.	if anv	:	_					_		ı																										
6.		Proof of		•		itte	d fo	r P	ΔN	exei	mnt	case	s Pl	ease	e ticl	(//	)																						
"				-							•					•		hers								(	ple	ase	e se	e qı	uide	elin	e 'D	ove	erleat	f)			
_			-																																				
B.		Address				ie s	ee g	Juio	ieiin	ies (	ove	riear)																											
1.	. <i>P</i>	Address	ot R	eside	nce	_					_													_	_		_			_	_					_	_		
							J																																
	City/Town/Village Pin Code State Country																																						
													<u> </u>	<u> </u>													_		<u> </u>		_		<u> </u>						
2.	2. Contact Details																																						
Tel. (Off.) (ISD) (STD)   Tel. (Res) (ISD) (STD)																																							
	Mobile (ISD) (STD) Fax (ISD) (STD)																																						
	E-mail Id																																						
																•																							
3.	<ul> <li>Specify the proof of address submitted for residence address:</li> <li>□ Passport □ Registered Lease/Sale Agreement of Residence □ Driving License □ Voter Identity Card □ *Latest Bank A/c Statement/</li> </ul>															,																							
		→ Pass  Passboo																														l "Li	ates	i Bai	лк А	/C 51	later	nent	1
	*	Not mor	e thai	n 3 m	onth	old.	Val	lidit	ty/E	xpir	y da	ate of	pro	of o	f ad	dres	s su	bmit	tted	d	d	/ In	n m	1 /	V	V .		У	-	,	/—								
١,																														· •			\I	•	4				
4.	. h	Permane	ent A	aares	S OT	Kes	siae	ent /	App	ııca	nt II	airre	rent	Tro	m B	ab	ove	UR C	Jver	sea	s Ad	ares	is (IV	/lan	aato	ry)	tor	NO	n-ĸ	esi	aeı	nt <i>P</i>	Appi	can	τ	_	_	1	
	L																																		L	L	L		
		]	[					[		L																			L										
		City/Tow	/n/Vill	age																											Pin	Со	de						
		State																						Co	unt	у	1												
	_				_	_		_		_	_					_			_	_	_			_			_			_	_			_	_	_	<u> </u>		
											DE	CLAF	RATI	ON																SIG	NΑ	τU	RE (	OF A	\PPL	LIC/	ANT		
		by decla									e are	e true	and	cor																									
		undertak																																					
to	pe i	false or	untru	e or r	nisle	eadii	ng c	or m	nisre	pre	sen	ing, I	am	vve	are	awa	are t	nat l	/We	may	/ be	neld	liat	ole f	or it			<b>,</b>											
Pla	ace	:															D	ate :	_					_	_		-	2/3								_	_		
										FOR	OF	FICE	US	E OI												P۷						느		/	m n	n /	У	У	у
MI	EHT	TA EQUI	TIES 1	LTD.											Se	al/Sta	amp (	of the	inter Staff		-	hould	con	tain		- 1				QUI	TIE	S L	TD.						
'	(0	riginals \	/Orific	y) 6~	f Ca	rtific	'Ч L	1001	ıma	nt C	nnia	e roc	aivos	, [					Desig	natio	n					- 1			ame atio										
_		riginais v d True C								ii U	opie	5 1 CC	sive(	<b>'</b>			Na	ime o	f the Sign			ion					Sig	natı		•	2/	4							
														- 1					Sign							1	Dat	е											

Date | D | D | - | M | M | - | Y | Y | Y | Y |

Place:

	Application No. :
Second Holder	

Signature / Thumb Impression of Applicant

#### ADDITIONAL DETAILS FOR CENTRAL KYC REGISTRY | Individual Important Instructions: E) List of State / U.T code as per Indian Motor Vehicle Act, 1988 is available at the end. A) Fields marked with '\*' are mandatory fields. B) Please fill the form in English and in BLOCK letters. F) List of two character ISO 3166 country codes is available at the end. G) KYC number of applicant is mandatory for update application. C) Please fill the date in DD-MM-YYYY format. H) For particular section update, please tick (✓) in the box available before the D) Please read section wise detailed guidelines / instructions section number and strike off the sections not required to be updated. at the end. Application Type\* New Update For office use only (To be filled by financial institution) (Mandatory for KYC update request) KYC Number Account Type' Simplified (for low risk customers) Norma Small 1. PERSONAL DETAILS Maiden Name (If any\*) Mother Name\* RESIDENCE FOR TAX PURPOSES IN JURISDICTION(S) OUTSIDE INDIA 2. TICK IF APPLICABLE ADDITIONAL DETAILS REQUIRED\* (Mandatory only if section 2 is ticked) ISO 3166 Country Code of Jurisdiction of Residence\* Tax Identification Number or equivalent (If issued by jurisdiction)\* Place / City of Birth\* ISO 3166 Country Code of Birth\* 3. PROOF OF IDENTITY (Pol)\* (Certified copy of any one of the following Proof of Identity[Pol] needs to be submitted) A- Passport Number Passport Expiry Date DD - MM - YYYY B- Voter ID Card C- PAN Card D- Driving Licence Driving Licence Expiry Date E- UID (Aadhaar) F- NREGA Job Card Z- Others (any document notified by the central government) Identification Number S- Simplified Measures Account - Document Type code Identification Number 4. ADDRESS IN THE JURISDICTION DETAILS WHERE APPLICANT IS RESIDENT OUTSIDE INDIA FOR TAX PURPOSES\* (Applicable if section 2 is ticked) Same as Current / Permanent / Overseas Address details Same as Correspondence / Local Address details Line 1\* Line 2 City / Town / Village\* Line 3 ZIP / Post Code<sup>3</sup> ISO 3166 Country Code\* State\* 5. DETAILS OF RELATED PERSON Addition of Related Person Deletion of Related Person KYC Number of Related Person (if available\*) Related Person Type Guardian of Minor Assignee Authorized Representative Middle Name Prefix First Name Last Name Name\* (If KYC number and name are provided, below details of section 6 are optional) PROOF OF IDENTITY [Pol] OF RELATED PERSON\* A- Passport Number Passport Expiry Date D - M M - Y Y Y B- Voter ID Card C- PAN Card Driving Licence Expiry Date DD - MM - YYYY D- Driving Licence E- UID (Aadhaar) F- NREGA Job Card Z- Others (any document notified by the central government) Identification Number S- Simplified Measures Account - Document Type code Identification Number **6. APPLICANT DECLARATION** I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake 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, I am aware that I may be held liable for it. I hereby consent to receiving information from Central KYC Registry through SMS/Email on the above registered number /email address

4

Mehta Equities Ltd.

Application No. :

	A.	Identity	Detail	s (ple	ase s	see	guid	eline	es o\	verle	af)																									
	1.	Name of	Appli	cant (	Pleas	e wri	te cor	nplete	e nar	ne as	per	Certi	ficate	of Ir	corpo	oratio	n / R	egistr	atior	ı; leav	ing c	ne b	ox bla	nk b	etwe	en 2	word	ls. ple	ease	do no	t abl	orevia	ate th	e Na	ne)	
	2.	Date of I	ncorp	oratio	on 🗌	d	d /	m	n n	n /	У	)	/ )		/	Pla	ice d	of Inc	orp	orat	ion															
	3.	Registra	tion N	o. (e.	g. CII	N)													ate	of co	mm	ence	ment	of b	ousir	ness	d	d	/	m	m	/	У	У	У	У
		Status F FPI Bod	Catego y of Ind	ry I dividu	☐ F als ☐	PIC JS	Categ ociet	jory I y 🗖	I LLF	FP	l Ca l Oth	tego ners	ry III		Ban	k 🗆	Corpo	orate	mer	Part nt Bo	ners	ship	☐ T lon -	rust Gov	/Cha /ernr	ritie nen	s/N0 t Org	GO's ganiz	ation	HUF	D	FI (	☐ F ce Es	∶II ⊑ stabli	A(shm	OP nent
	5.	Perman	ent Ac	coun	t Nun	nber	r (PA	N) (N	MAN	DAT	ORY	<u>'</u> )											Pleas	se e	nclo	se	a du	ly at	test	ed co	ору	of yo	our F	'AN	Car	d
	B.	Address	Deta	ls (pl	ease	see	guio	delin	es o	verl	eaf)																									
	1.	Address	of Co	rresp	onde	nce																														
		City/Tov	vn/Villa	ge																								Р	n Co	de						
		State																					Cour	ntry												
	2.	Contact	Detail	s																																
		Tel. (Off.)	(ISD	) (5	STD)																Tel. (	Res)	(ISE	))	(S1	ΓD)										
		Mobile	(ISD	<u> </u>	STD)																_	ax	(ISE	-	(S1											
		E-mail Id			T																															
3. Specify the proof of address submitted for correspondence address:  Proof of Address to be provided by Applicant. Please submit ANY ONE of the following valid documents & tick (✓) against the document  □ *Latest Telephone Bill (only Land Line) □ *Latest Electricity Bill □ *Latest Bank A/c Statement □ Registered Lease / Sale Agreement of Off □ *Any other proof of address document (as listed overleaf) (please specify)  *Not more than 3 month old. Validity/Expiry date of proof of address submitted  4. Registered Address (If different from above)																		es —																		
		City/Tov	n/Villa	ge																								Р	n Co	de						
		State																					Cour	ntry												
		Other D Name, P (Please	AN, reuse the	sider Anne	ntial a exure	ddr to fi	ess a	and <sub>l</sub>	phot	togra	,	s of l	Pron										Tim													
								ΓΙΟΝ						_											П							_		=	_	
	I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/We undertake 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, I am / We are aware that I/We may be held liable for it.  NAME & SIGNATURE (S)  OF AUTHORISED  SIGNATORY																																			
	Place	e:				_		Date	e:_						_										II3	<b>\$</b> 1/	15									
															FOR	OF	FICE	E US	E O	NLY																
	( □ (	Originals \understand	) /erified	l) Self					nt Co	ppies	rece	eiveo	i				5										Staff Desiç Name	Nam gnation e of the ature	e on ne Or	ganiz		ediary	shou	ıld co	ntair	1

DETAILS OF PROMOTERS / PARTNERS / KARTA / TRUSTEES AND WHOLE TIME DIRECTORS FORMING A PART OF KNOW YOUR CLIENT (KYC) APPLICATION FORM for NON-INDIVIDUALS

Name of Applicant

PAN of the Applicant: (

Sr. No.	PAN	NAME	DIN (for Directors) / Aadhar Number (For Others)	Residential / Registered Address	Relationship with Applicant (i.e. promoters, whole time directors etc.)	Whether Politically Exposed	PHOTOGRAPH
						☐ PEP☐ RPEP	
						ON 🗖	<b>I</b> S₹2a
						□ PEP	
						□ RPEP □ NO	۱۰ <u>۲۷ ا</u>
						DEP	
						□ RPEP □ NO	
							F2.0
						□ PEP	
						□ RPEP	
							<b>I</b> S\$_2d
						□ PEP	
						□ RPEP	
							<b>I</b> \$\text{\$2}\$
ltær2, Nam	ছেই 2/15 Name & Signature of the Auf	Signature of the Authorised Signatory(ies) Date:	/ m m / b b	MEHTA	Mehta Equities Ltd.	PEP : F	PEP: Politically Exposed Person RPEP: Relative to Politically Exposed Person

$\Delta T$	ЦΕ	ъ.	DE.	TA I	II C
UΙ	ПЬ	·K	DE.	IΑ	ILS

			me range per a							
Incon	ne details	Ū U <sub>l</sub>	p to Rs. 1,00,000/-	·□R	s. 1,00,000/- to	Rs. 5,	00,000/- 🖵 Rs. 5,00	,000/- to	Rs. 10,00,	000/-
							,000 to Rs. 1,00,00,0			
Net w	orth as on	Date:			Rs		(Net worth	should i	not be old	er than 1 year)
Occu	pation	□ Pi	rivate / Public Sec	tor 🗆	Government S	Service	e □ Business □ Pr	ofession	nal 🖵 Agr	iculturist
		□R	etired 🖵 Housev	vife	☐ Student ☐ C	thers	(Specify)			
Pleas	e tick, if	□ Po	olitically Exposed F	Perso	n (PEP)	Rela	ted to a Politically Ex	xposed F	Person (RP	EP)
appli	cable	□ N	lot Applicable							
Any o	other mation									
					BANK ACCOL	JNT(S	) DETAILS			
Ва	nk Name	Br	ranch Address	Ва	nk Account		ccount Type:	MICR	Number	IFSC Code
		_			No.	Savii	ng/Current/Others			
NI. C. I	2				/ l // l //					UOD O de la collection
	Provide a co Code of the			e iear	/ pass book/bar	ik stat	ement specifying na	me of tr	ie ciient, ivi	IICR Code or/and
			DEPC	SITO	ORY ACCOUN	T(S) E	ETAILS, if availab	ole		
	epository cipant Na		Depository Na (NSDL/CDSI		Benefici name	•	DP ID			neficiary ID (BO ID)
Note:P	rovide a co	py of	either Demat Mas	ster o	r a recent holdi	ng sta	tement issued by Di	P bearin	g name of	the client.
						SEEE	DENOS			
					TRADING PE					
	Please sign ick off by the			igains	st the Exchange	with v	hich you wish to tra	de. The	Exchange	not chosen shoul
Sr. No.	1	Name	e of the Commo	dity E	Exchange		Date of Conse for trading or concerned Excha	ո   ։	Signature	of the Client
1.	Multi Comr	nodity	/ Exchange of Inc	lia Lto	d. (MCX)					
								ď	<b>S</b> 4/16 <b>C</b> 3/1:	5
2.	National Co	ommo	odity & Derivatives	Excl	hange Ltd. (NC	DEX)				
	la dia a Carr		4. F	(105)	<u> </u>			<u> </u>	5/16 🕰 4/1	5
3.	ingian Com	ımodı	ty Exchange Ltd.	(ICE)	^)					
									<b>\$</b> 6/16 <b>₽</b> 35/1:	5
/#ifin	future the	client	t wants to trade o	n anv	other Evchang		arate consent letter			
		CHELL		יו מווע	JUICE LAGICATION	いこ つけい		10 150011		CHEMICA HOLLING

client by the Member and to be enclosed with this document".)

	INVESTMENT /	/ TRADING EXPERIENCE	
☐ No prior Experience	ceYears in Commodities	Years in Derivatives	
Years in other In	nvestment related fields		
		ATION (As applicable, State wi	
	Local Sales Tax	Central Sales Tax	Other Sales Tax
State Registration No.			
Validity Date	D D M M Y Y Y Y	D D M M Y Y Y	D D M M Y Y Y Y
Name of the State			
	VAT DETAILS (A	As applicable, State wise)	
Local VAT Registrati	ion No. :	_ Other VAT Registration	No. :
Validity Date:	MMYYYY	Validity Date:	I M Y Y Y Y
Name of the State :_		Name of the State :	
Client Profile	Producer / Trader / Consul	mer / Other (please specify)	
Interested in Commodit	ties Agro Commodities	Precious Metals Base Metals	s 🗌 All
	PAST REG	GULATORYACTIONS	
	TAOTREO	OLAFORT ACTIONS	
1		-	nange / Commodity of Exchange / uthorised person in charge during
	INTRODUCE	ER DETAILS (Optional)	
	INTRODUCE		
Name of the Introdu	ıcer:		
	(Surname)	(Name)	(Middle Name)
Status of the Introduce	er: Authorized Person D	Existing Client 🔲 Others, plea	se specify
Address and phone no	0		
of the Introducer:			
Signature of the Introd	ducer : II 1/1		

### DEALING THROUGH OTHER MEMBERS

	ner Member, provide the following details sheet containing all the information as me	(incase dealing with multiple Members/APs, ntioned below) :
Member's / AP's Name:		
Exchange:	Exchange's Registration	n number:
Concerned Member's Name with	whom the AP is registered:	
Registered office address:		
	Ph:	Fax:
Email:	Website:	
Client Code:	_ Details of disputes/dues pending from/to	such Member/AP:
	ADDITIONAL DETAILS	
	ADDITIONAL DE IAILS	
•	munication from Member in electronic form	on your Email-id :
☐ Yes ☐ No : If yes then fill	ECN Declaration given in page no. <u>25</u>	
	NOMINATION DETAILS (or	nly for Individuals)
☐ I/We wish to nominate	☐ I/We do not wish to nominate	·
		the Naminee:
		the Nominee:
PAN of Nominee:	Date of Birth of Nominee:	
Address		
	and phone no.	of the Nominee:
If Nominee is a minor, details	s of guardian:	
Name of guardian:		
		n:
Signature of guardian G 1/1		
Witnessess Details: (Mandat	ory if client has made nomination)	
1) Name of Witness:		
Address		
Signature of witness		
2) Name of Witness:		

#### **DECLARATION**

- 1. I/We hereby declare that the details furnished above are true and correct to the best of my/our knowledge and belief and I/we undertake 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, I am/we are aware that I/we may be held liable for it.
- 2. I/We confirm having read/been explained and understood the contents of the tariff sheet and all voluntary/non-mandatory documents.
- 3. I/We further confirm having read and understood the contents of the 'Rights and Obligations' document(s), 'Risk Disclosure Document' and 'Do's and Dont's'. I/We do hereby agree to be bound by such provisions as outlined in these documents. I/We have also been informed that the standard set of documents has been displayed for Information on Member's designated website, if any.

Member's designated website, if any.	
Place :	<b>©</b> 7/16 <b>©</b> 6/15
Date :	Signature of Client / (all) Authorized Signatory (ies)*
*Form need to be signed by all the authorized signal	atories.
UCC Code allotted to the Client:	R OFFICE USE ONLY
occ code anotted to the chefit.	Documents verified with Originals
Name of the Employee	
Employee Code	
Designation of the employee	
Date	
Signature	
have also made the client aware of 'Rights and Obl We have given/sent him a copy of all the KYC docu voluntary/non-mandatory documents would be duly	re of tariff sheet and all the voluntary/non-mandatory documents. I/W ligations' document (s), RDD, 'Do's and Dont's' and Guidance Note. uments. I/We undertake that any change in the tariff sheet and all the intimated to the clients. I/We also undertake that any change in the available on my/our website, if any, for the information of the clients.
Date	Signature of the Authorised Signatory Seal/Stamp of the Member

# MIDHUM

Mehta Equities Limited

Mehta Group, 903, Lodha Supremus, Dr. E. Moses Road,
Worli Naka, Mumbai - 400 018

CLIENT ID
-----------

TE												,	iumb																				
FOR INC	DIVIDUAL	S		1	ACC	OU	NT	OPI	ENIN	١G	FC	DRM	FO	R C	ON	имс	ODI	ITY	A	CC(	OU	INT											
	TION FORM N													DA	TE*			D		D	1	ı	М	ı	М	Υ	Y	Υ	,	Υ		١	Y
RP INTER	RNAL REFER	ENCE NO.*																															
	by the applica u to open a Co						e as	per fo	llowing	g de	etails	s:-																					
HOLDER DE	ETAILS																																
GENDER:	.* Ma	le F	emale							T	MAR	RITAI	STATI	US*		Si	ngle			N.	/larr	ied				_							
NATIONA		1	Indian			Otl	hers				IVI/AI	VIIAL	OIAII	00		Oi	rigic	•		IV	nan	icu											
	PONDENCE A	ADDDECC *	IIIulaii			Oti	11013	_																		=		=	_	_			
CORRESI	PONDENCE P	ADDKE99																															
																						1	DII	V CC	NDE*			$\overline{}$	$\overline{}$	$\overline{}$	$\overline{}$		
CITY*								DIST	TRICT	*	T											_		NSL									
STATE*								COL	JNTR	Y*																_							
STD1*		TEL NO. 1*					1			L				A	AADI	HAR	No.*										_	$\Box$		$\perp$	$\perp$		
STD2 ISD1*		TEL NO. 2 MOBILE No	1*	-	-	+	+	-	+	╁	-			F	PAN*	,			Т	- 1		T			Т	$\neg$		$\top$	$\neg$		Т	Т	-
ISD2		MOBILE No					1			t									1												<u> </u>		
FAX No.															DOB'	*				D		D		M	N	1	Υ	ᆚ	Υ	丄	Υ		Υ
EMAIL ID EMAIL ID EMAIL ID	2:																																
SAM	E AS PERMAI	NENT ADDRE	SS																														
	PONDENCE A																																
																							PII	V CC	DE*		Г	Т	Т	$\top$	Т		П
CITY*									TRICT													İ	CE	NSL	JS								
STATE*								COL	JNTR\	Y*	<u> </u>															_	_	_	_	_			
STD1*		TEL NO. 1*					4			╀	_			A	AADI	HAR	No.*											<u> </u>		L			
STD2 ISD1*		TEL NO. 2 MOBILE No	1*	+	$\dashv$	+	+	+	+	╁	-			F	PAN*	,			Т	П		T		I	Т	$\neg$		$\top$	$\neg$		Т	Т	
ISD2		MOBILE No																										<u> </u>		_	_		
FAX No.	4.														OOB <sup>*</sup>	*				D		D		M	Λ	A	Υ	ᆜ	Υ	丄	Y		Υ
EMAIL ID																																	
EMAIL ID																																	
Disclaimer:	to be informed	d to Popositor	v Darticin	ant wi	thin 7	dave																											
	he RP to recei																					T	ſAuto	omati	ic Cre	edit1							
(If not mar	ked, the defau	ılt option woul	d be 'Yes'	')																			-	Yes		No	)						
I would like	e to instruct th	e RP to accep	t all the p	ledge	instru	uctions	s in n	ny acc	count v	with	out a	any ot	her fu	rther	instr	uction	n fro	m m	y en	d.													
(If not mar	ked, the defau	ılt option woul	d be 'No')	)																			,	Yes		No							
	tatement Requ										St	tatem	ent T	уре	:			Phys	sical			Elec	troni	С									
(If not man	ked, the defau	ılt option woul	d be 'Elec	ctronic	and and	stater	nent	freque	ency				nent F			٠v.		Mont	thly		Ou	arter	·lv	H	alf Ye	arly	i	Annu	ıallv				
	ou to send ele	ectronic transa	ction-cun	n-hold	ing st	ateme	nt at	the e	mail id	d pr				1041	40110	<i>.</i>		1110111	uny		Qu	untoi	''		uii 10	urry	<u> </u>	41110	uny				
DDOOF O	F IDENTITY		וחבט פע	A DDI	ICAN	IT DI		F 01	IDMIT	- ^ ^	IV 0	NE O			110	MINIC	2 00	2011	MEN	ITC	o T	ICK	, F	۸ ۵ ۸	INICT	TUE	- 00/	CLIM	LNIT	ATT/	CLIE	- D	
PAN	AADHAR		PORT		OTE		LAS		/ING L				r ind		LLO	VVIIVO	) DC		IVIEIV		OX 11	ICK	( *)	AGA	IIVOI	1111		JUIVI	EIN I	——			
PROOF O	F ADDRESS	TO BE PROV	DED BY	APPL	ICAN	T. PLE	EASE	SU	BMIT	AN'	Y ON	NE OF	THE	FOL	LOV	VING	DO	CUM	IENT	rs &	TIC	K (√	) AG	AINS	ST TH	IE D	OCU	MEN	TAT	ΓACH	IED.		
PASS	SPORT	RATION CAP	D F	REGIS	TER	ED LE	ASE	D/SAL	E AG	RE	EME	NT O	F RES	SIDEI	NCE		DR	RIVIN	IG LI	ICEN	ICE		VC	TER	RID								
	EST BANK AC					K	*1	LATES	ST TEI	LEF	10H <sup>q</sup>	NE BII	L (OI	NLY L	LANE	) LIN	E)	1	*LAT	EST	EL	ECT	RICI	TY B	BILL								
1	EST GASS BI re than 3 Mo		ER (Pleas	se spe	cify) _											_																	
BANK D	ETAILS:																																
	DE *(9 DIGIT E *(11 CHARA		)		+				- 1						1		1,						- 1			_	$\perp$				_		
	T NUMBER*	OILRO)				T				L		$\mathbb{L}^{\perp}$			5		$\Gamma^1$		Ι				丁		Ι			7		$\Box \top$		J	
ACCOUN <sup>-</sup>						Sa	ving		Cı	urre	ent				Ove	erdraf	t																
BANK NAI						•		•	•																			_			_		
BRANCH BANK BR	NAME ANCH ADDRE	ESS			+																							—		—			
CITY		2-				STA	TE									PIN	N CC	DDE									$\Box$	_	I	$\Box$	_	Ţ	
	DETAILS				_																				-								
Gross Ann	nual Income D	etalis*	Inc		_	<b>je per</b> .1,00,0		um:				Do 1	1,00,0	00 to	D . !	5 00 0	ากก				D۰	5 00	000	to 10	0,00,0	100							
								25,00	,000				r,00,00 Rs 25,					000							ا0,00 10,00		00						

Occupation		Private / Public Sec		t. Service	Busines		ofessional	Agriculture	
Please tick, if applicable:		1	Housewife	Studer			(Specify)	(DDED)	_
Any other information:		Politicali	ly Exposed Po	erson (PEP)	Reia	ted to Political	ly Exposed Pe	rson (RPEP)	
				ized Representa	tive for D	Deposit / With	drawal*		
Autho	rized Repres	sentative Name (Op	ptional)					Aadhar N	0.
On Annual day (Toward if and			:61						
Or - Anyone else (To mark if opt (If anyone else is not marked and s	ed to keep al pecific persor	ny other person not n/s field is blank, the	e default optio	n would be 'self'	)				
are in force from time to time. I d	eclare that	the particulars giv	ven by me a	above are true	and agre	ne best of m	y knowledge	as on the date of	and by the Bye Laws of CCRL as of making this application. I agree isleading information given by me
or suppression of any material int		ill render my acco	ount liable fo	or termination a	and suita	ble action.			
Date:									L
Name*									
Tunio									Please affix recent passport size
									photograph
Signature*									and sign across it*
oig.iaiaio									į į
(Signatures sho)uld be preferably in	blue ink								
=======	===	=====	====	= (Please Te	ar Here)	====	====	:=====	========
				cknowledgen					
Application No.:									Date:
We hereby acknowledge the rece	eipt of the A	ccount Opening A	Application F	Form:					
Name :					_				
								Reposito	ory Participant Seal and Signature

Mehta Equities Limited
Mehta Group, 903, Lodha Supremus, Dr. E. Moses Road,
Worli Naka, Mumbai - 400 018.

CLIENT ID	
CLIENTID	

WARDING RELATIONSHIPS					AC	CO	IIN	T OF	PFN	NIN	IG I	FORM	I FO	R COMMO	YTIOC	ACC	OUN	JΤ									
FOR NOI To be filled b					Α.			. 0.		****				it oomin	JD111	700	,001	•									
APPLICAT	ION FO	RM NO *												DATE*	D	Т	D	М	Т	M	Т	/	Υ	$\top$	Υ		,
		FERENCE	NO.*											27.1.2									-		-	· · ·	
			LOCK LETTE nodity account				as pe	er follo	owin	g de	etails	:-															
HOLDER DE		COMPANY'	,																								
			L k whichever is	annli	cable)																						
III E OI AC	COOK	i (i lease iic	K WIIICHEVEL 13	арріі	cablej			S	TAT	US															STATU		
PROPR MEMBER		CONCERNATING MEM						PORA				TRUS PRO	T S OCES		BANK NGC	FPO O C	CLE THER	EARII (SPE		)			To be	filled	d by th	ne RP	
CIN NO.								HANG		D								CC II									
(If Application CLEARING		ED ID	1				(If Ap	oplica	ble)				TD	ADING MEMB	ED ID		$\perp$	(If Ap	plicat	ole)							
(If Applicab		DEIX ID												Applicable)	LIVID												
	Registr	tion No. ation No. tion No.	RBI Registi PFRDA Reg Others	gistrat		).											istratior date	1	D	D	N	М	М	Υ	Υ	Υ	Υ
Nationality										+		ndian	C	Others	Į.						_						
REGISTER		DRESS*		T																			_				
TEGIOTE	LDTID	DITEGO		1																							
CITY*										DI	ISTE	RICT*	1					-	N CO		$\perp$						
STATE*									+			TRY*						UL	1100	0							
STD1*		TEL	NO. 1*											AADHAR	No.*						Ī						
STD2			NO. 2									]															
ISD1*			ILE No 1* ILE No 2	-	-		-				-	-		PAN*													
FAX No.		IVIOD	ILL NO Z									1		INCORPORAT	ION DATE	D		)	М	1	M	Υ		Υ	Υ		Υ
EMAIL ID																											
EMAIL ID 3																											
LIVIAIL ID	).																										
CAME	AC DE	RMANENT	ADDDECC																								
		NCE ADDRE																									
																		1 6	DINI C	ODE*		ı	1	1	ı	1	1
CITY*								DI	STR	ICT'	*								CENS		I	l	1	1	1	l	
STATE*								CC	DUN	TRY	/*																
STD1*		TEL												AADHAR	No.*												
STD2 ISD1*			NO. 2 ILE No 1*								-	-		PAN*		1	1	Г					Т				
ISD2			ILE No 2									1		LAN		1	1	1									
FAX No.														INCORPORAT	ION DATE	D		)	M		M	Y		Υ	Υ		Υ
EMAIL ID 2																											
EMAIL ID																											
DISCLAM	AIR:																										
I / We instr	uct the	RP to receiv	Repository Par e each and even on would be `Y	ery cr				ccour	ıt										[Aı	utoma Yes		edit]					
			RP to accept		e pled	ge in	structi	ions i	n m	y /ou	ır ac	count wit	thout a	ny other furthe	er instruc	tion fro	m my/o	ur	1								
			t option would	be 'No	0')					_										Yes		No					
(If not mark	ced, the	t Requireme default option e 'Quarterly'	on would be 'E	lectro	nic' ar	nd sta	ateme	nt				tement Ty tement F		Phys ncy: Mon			tronic arterly	На	alf Yea	arly	Ar	nnual	ly				
I/We reque	st you t	o send elect	ronic transaction	on-cu	m-hol	ding s	staten	nent a	t the	ema	ail id	provided	d abov	е													
PROOF OF UID (AA	DHAR)	TITY TO BE ANY O	PROVIDED B	Y API OF A	PLICA DDES	NT. F	PLEAS	SE S	UBN (as li	MIT A	ANY d in c	ONE OF	THE for filli	FOLLOWING ng KYC form)	DOCUM	ENTS	& TICK	( √)	AGAII	NST T	HE D	OCU	JMEN <sup>*</sup>	T ATT	ACHE	D.:	PAN
(																					_						

PROOF OF ADDRESS TO BE PROVIDED BY APPLICANT. PLEASE SUBMIT ANY ONE OF THE FOLLOWING DOCUMENTS & TICK ( $\sqrt{\ }$  AGAINST THE DOCUMENT ATTACHED.

\*LATEST BANK ACCOUNT STATEMENT \*LATEST TELEPHONE BILL (ONLY LAND LINE) \*LATEST ELECTRICITY BILL \*REGISTERED LEASE/SALE AGREEMENT OF OFFICE PREMISES ANY OTHER PROOF OF ADDESS DOCUMENT (as listed in check list for filling KYC form) (Please specify)

\* Not more than 3 Months old.

BANK DETAILS:			1					1	- 1					
BANK CODE * (9 DIGIT MICR CODE)  IFS CODE * (11 CHARACTERS)							1				Ш_			
ACCOUNT NUMBER*					-			<del>     </del>				$\vdash$		
		0 :						1 1						
ACCOUNT TYPE*		Saving	Current		0\	/erdraft								
BANK NAME* BRANCH NAME														
BANK BRANCH ADDRESS														
CITY	c	STATE				PIN C	ODE			1	$\overline{}$	$\overline{}$	т -	-
CITT		IAIL				1 111 0	ODL							
OTHER DETAILS														
Gross Annual Income Details*	let worth as on (Da	te)	D	) D I	M M	Υ	YY	Y Rs						
							t be older thai							
Please tick If any of the authorized signato		Partners / T	Trustees / Whol	e Time Direct	tors is eit	ther Politic	cally Exposed	Person (PEI	P) or Re	lated to F	oliticall	y Expose	d Person	1
(RPEP) . Please provide details as per A	nnexure 2A.													
Any other information:														
		Details o	of Authorized F	Renresentati	ve for D	enosit / V	Vithdrawal*							
Authorized F	Representative Na					ороски .				Aadhar	No.			
		. (-)		*/										
Or Anyono olea /Ta seeds if each it is	oon on: oth	on not	oifind about				1							
Or - Anyone else (To mark if opted to k  If anyone else tick box is not marked and S				lofault arms	o oloo)									
ii ariyone eise lick box is not marked and s	pecino personis 116	iu is iell Di	ianik, it will be 0	iciault allyone	5 CISE)									
				DEC: ==	AT:0::									
				DECLER	AHUN									
Ve have received and read the Rights and Ol														
time. We declare that the particulars give								is application	n. We fu	ırther ag	ree that	any fals	e / misle	ading
nformation given by us or suppression of any	material informatio	n will rend	er our account	liable for tern	nination a	and suital	ole action.							
Place:														
Date:														
to the original Circumstance														
Authorised Signatory Details of Promoters/Sole Proprietor/Partners/	Trustees and whol	a tima dira	otore:											
retails of Fromoters/30te Frophetor/Fartilets/	Trustees and whom	e une une	Ciors.											
	l e													
Name*					_									
Designation*										1				
Pan or Aadhar Number *										1				
										1			-	
Residential /Registered Address*														
Contact No. *														
Email Id. *										ļ				
Relationship with Applicant (i.e. promoters, directors etc.) *	whole time													
directors etc.)		-				-				-				
Signature*														
					-				-	<del>   -</del>				
		i			- 1	i			+	i				- 1
		!			i	!			i	!				i
		-   -			1				1	1 1				1
		l i	Please af	fix recent	- 1	l i	Please aff	ix recent	1	l i	Pleas	se affix	recent	:
		1		ort size	i	1	passpo		i	1		ssport		i
Photograph*				graph	i i	!	photog		İ	1 !	-	hotogra		i i
		l i		across it	- !	l i	and sign		!	l i		sign ac		- ! -
		i	and sign	ac1 055 1t	- 1	i	and sign	ac1 033 1t	1	i	anu	sign ac	1033 11	- 1
		!			i	!			i	!				i
					!				!					ļ. ļ
		i			-	i			1	i				
Signature should be preferably in blue ink	·).													
							(In case	e of more au	ıthorise	d signat	ories, p	lease ad	id annex	ure)
Mode of Operation* Singly Jo	intly													
	: = = = = =	= = =	= = = (F	Please Tear	Here) :	= = =	====	= = =	= =	= = =	= = =	= = =	= = :	= = =
				owledgeme	,									
Application No :			ACKIIC	- mougeine	1160	-ihr				Des	to:			
Application No.:										Dat	.e			
We hereby acknowledge the receipt of	the Account Ope	ning App	lication Form	:										
, , , , , , , , , , , ,		J 11												
NAME OF FIRM / COMPANY:														
TW WILL OF THIS WILL OUT OUT OUT OF THE TENTE OF THE TENTE OUT OUT OUT OUT OUT OUT OUT OUT OUT OUT														
									Renos	itorv Pa	articins	ant Seal	and Si	gnature
											aoipe	0001	und Ol	ga.u.c
				14										

r.		_PAN of the holder	<del></del>
0.	Name of the Authorized signatories /Promoters /Partners / Trustees /Whole Time Directors	Relation with the holder (i.e. promoters, whole time directors etc)	Please tick the relevant option.
			PEP RPEP
			PEP RPEP
			PEP RPEP
			PEP RPEP
			PEP RPEP

#### Rights and obligations between Depositor / Client and RP

#### General Clause

- The Commodity Owner and the Repository Participant (RP) shall be bound by the Circulars / Notifications / Guidelines issued there under, Bye Laws and Business Rules/Operating Instructions issued by the Repositories and relevant notifications of WDRA and Government Authorities as may be in force from time to time.
- The RP shall open/activate Client (CO) account of a commodity owner in the Repository system only after receipt of complete Account
  opening form, KYC and supporting documents as specified by WDRA from time to time.

#### Commodity Owner information

- The RP shall maintain all the details of the Commodity owner(s) as mentioned in the account opening form, supporting documents
  submitted by them and/or any other information pertaining to the Commodity owner confidentially and shall not disclose the same to any
  person except as required by any statutory, legal or regulatory authority in this regard.
- 4. The Commodity Owner shall immediately notify the RP in writing, if there is any change in details provided in the account opening form as submitted to the RP at the time of opening the Client (CO) account or furnished to the RP from time to time.

#### Fees/Charges/Tariff

- 5. The Commodity Owner shall pay such charges to the RP for the purpose of holding and transfer of Commodities in eNWR / eNNWR form and for availing Repository services as may be agreed to from time to time between the RP and the Commodity Owner as set out in the Tariff Sheet provided by the RP. It may be informed to the Commodity Owner that "no charges are payable for opening of Client (CO) accounts"
- In case of Basic Services Client (CO) Accounts, the RP shall adhere to the charge as laid down under the relevant WDRA and/or Repository circulars/directions/notifications issued from time to time.
- The RP shall not increase any charges/tariff agreed upon unless it has given a notice in writing of not less than thirty days to the Commodity
  Owner regarding the same.
- Deposit (eNNWR/eNWR): The Commodity Owner shall have the right to get the commodity, which have been admitted on the Repositories
  System, Deposit in the form of eNNWR / eNWR and manner laid down under the Bye Laws, Business Rules and Operating Instructions of
  the Repositories.

#### Separate Accounts

- The RP shall open separate accounts in the name of each of the Commodity owners and Commodity of each Commodity owner shall be segregated and shall not be mixed up with the Commodity of other Commodity owners and/or RP's own Commodities held in eNNWR / eNWR form.
- 10. The RP shall not facilitate the Commodity Owner to create or permit any pledge and /or hypothecation or any other interest or encumbrance over all or any of such Commodities submitted for eNNWR/eNWR Generation and/or held in Client (CO) account except in the form and manner prescribed by Repositories and Bye-Laws/Operating Instructions/Business Rules of the Repositories.

#### Transfer of Commodities

- 11. The RP shall affect transfer to and from the Client (CO) accounts of the Commodity Owner only on the basis of an order, instruction, direction or mandate duly authorized by the Commodity Owner and the RP shall maintain the original documents and the audit trail of such authorizations.
- 12. The Commodity Owner reserves the right to give standing instructions with regard to the credition of Commodity in his Client (CO) account in the form of eNNWR /eNWR and the RP shall act according to such instructions.

#### Statement of account

- 13. The RP shall provide statements of accounts to the Commodity Owner in such form and manner and at such time as agreed with the Commodity Owner and as specified by SEBI/Repository in this regard.
- 14. However, if there is no transaction in the Client (CO) account, or if the balance has become Nil during the year, the RP shall send one physical statement of holding annually to such COs and shall resume sending the transaction statement as and when there is a transaction in the account.
- 15. The RP may provide the services of issuing the statement of Client (CO) accounts in an electronic mode if the Commodity Owner so desires. The RP will furnish to the Commodity Owner the statement of Client (CO) accounts under its digital signature, as governed under the Information Technology Act, 2000. However if the RP does not have the facility of providing the statement of Client (CO) account in the electronic mode, then the RP shall be obliged to forward the statement of Client (CO) accounts in physical form.
- 16. In case of Basic Services Client (CO) Accounts, the RP shall send the transaction statements as mandated by SEBI, Authority and/or Repository from time to time.

#### Manner of Closure of Client (CO) account

17. The RP shall have the right to close the Client (CO) account of the Commodity Owner, for any reasons whatsoever, provided the RP has given a notice in writing of not less than thirty days to the Commodity Owner as well as to the Repository. Similarly, the Commodity Owner

- 21. As per Warehousing (Development and Regulation) Act, 2007, without prejudice to the provisions of any other law for the time being in force, any loss caused to the Commodity owner due to the negligence of the Repository or the RP, the Repository shall indemnify such Commodity owner.
- 21. 1 Where the loss due to the negligence of the RP under Clause (1) above, is indemnified by the Repository, the Repository shall have the right to recover the same from such RP.

#### Freezing/ De-freezing of accounts

- 22. The Commodity Owner may exercise the right to freeze/de-freeze his/her Client (CO) account maintained with the RP in accordance with the procedure and subject to the restrictions laid down under the Bye Laws and Business Rules/Operating Instructions.
- 23. The RP or the Repository shall have the right to freeze/de-freeze the accounts of the Commodity Owners on receipt of instructions received from the Authority, any other regulator or court or any statutory authority.

#### Redressal of Investor grievance

24. The RP shall redress all grievances of the Commodity Owner against the RP within a period of thirty days from the date of receipt of the complaint.

#### Authorized representative

25. Commodity Owner shall, along with the account opening form, furnish to the RP, a list of officials authorized by her/him/them, who shall represent and interact on her /his/ their behalf with the RP. Any change in such list including additions, deletions or alterations thereto shall be forthwith communicated to the Participant.

#### Law and Jurisdiction

- 26. In addition to the specific rights set out in this document, the RP and the Commodity owner shall be entitled to exercise any other rights which the RP or the Commodity Owner may have under the Rules, Bye Laws and Regulations of the respective Repository in which the Client (CO) account is opened and circulars/notices issued there under or Rules and Regulations of WDRA.
- 27. The provisions of this document shall always be subject to Government notification, rules, regulations, guidelines and circulars/ notices issued by WDRA and Rules, Regulations and Bye-laws of the relevant Repository, where the Commodity Owner maintains his/her account, that may be in force from time to time.
- 28. The Commodity Owner and the RP shall abide by the arbitration and conciliation procedure prescribed under the Bye-laws of the Repository and that such procedure shall be applicable to any disputes between the RP and the Commodity Owner.
- 29. Words and expressions which are used in this document but which are not defined herein shall unless the context otherwise requires, have the same meaning as assigned thereto in the Rules, Bye-laws and Regulations and circulars/notices issued there under by the Repository and /or WDRA.
- Any changes in the rights and obligations which are specified by WDRA/Repositories shall also be brought to the notice of the Client (CO)s at once.
- 31. If the rights and obligations of the parties hereto are altered by virtue of change in Rules and regulations of WDRA or Bye-laws, Rules and Regulations of the relevant Repository, where the Commodity Owner maintains his/her account, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.

#### RISK DISCLOSURE DOCUMENT

The Exchange does not expressly or impliedly, guarantee nor make any representation concerning the completeness, the adequacy or accuracy of this disclosure documents nor has the Exchange endorsed or passed any merits of participating in the Commodity Derivatives market/trading. This brief statement does not disclose all of the risks and other significant aspects of trading. You should, therefore, study derivatives trading carefully before becoming involved in it.

In the light of the risks involved, you should undertake transactions only if you understand the nature of the contractual relationship into which you are entering and the extent of your exposure to risk.

You must know and appreciate that investment in commodity futures contracts/ derivatives or other instruments traded on the Commodity Exchange(s), which have varying element of risk, is generally not an appropriate avenue for someone of limited resources/ limited investment and/ or trading experience and low risk tolerance. You should, therefore, carefully consider whether such trading is suitable for you in the light of your financial condition. In case, you trade on the Exchange and suffer adverse consequences or loss, you shall be solely responsible for the same and the Exchange shall not be responsible, in any manner whatsoever, for the same and it will not be open for you to take the plea that no adequate disclosure regarding the risks involved was made or that you were not explained the full risk involved by the concerned member. The Client shall be solely responsible for the consequences and no contract can be rescinded on that account.

You must acknowledge and accept that there can be no guarantee of profits or no exception from losses while executing orders for purchase and/or sale of a commodity derivatives being traded on the Exchange.

It must be clearly understood by you that your dealings on the Exchange through a member shall be subject to your fulfilling certain formalities set out by the member, which may, inter alia, include your filing the know your client form and are subject to Rules, Byelaws and Business Rules of the Exchange guidelines prescribed by FMC from time to time and circulars as may be issued by the Exchange from time to time.

The Exchange does not provide or purport to provide any advice and shall not be liable to any person who enters into any business relationship with any member of the Exchange and/ or third party based on any information contained in this document. Any information contained in this document must not be construed as business advice/investment advice. No consideration to trade should be made without thoroughly understanding and reviewing the risks involved in such trading. If you are unsure, you must seek professional advice on the same.

In considering whether to trade, you should be aware of or must get acquainted with the following:-

## 1. Basic Risks involved in the trading of Commodity Futures Contracts and other Commodity Derivatives Instruments on the Exchange.

#### i. Risk of Higher Volatility

Volatility refers to the dynamic changes in price that commodity derivative contracts undergo when trading activity continues on the Commodity Exchange. Generally, higher the volatility of a commodity derivatives contract, greater is its price swings. There may be normally greater volatility in thinly traded commodity derivatives contracts than in actively traded commodities/ contracts. As a result of volatility, your order may only be partially executed or not executed at all, or the price at which your order got executed may be substantially different from the last traded price or change substantially thereafter, resulting in real losses.

#### ii. Risk of Lower Liquidity

- a. Liquidity refers to the ability of market participants to buy and/ or sell commodity derivative contract expeditiously at a competitive price and with minimal price difference. Generally, it is assumed that more the number of orders available in a market, greater is the liquidity. Liquidity is important because with greater liquidity, it is easier for investors to buy and/ or sell commodity derivatives contracts swiftly and with minimal price difference and as a result, investors are more likely to pay or receive a competitive price for commodity derivative contracts purchased or sold. There may be a risk of lower liquidity in some commodity derivative contracts as compared to active commodity derivative contracts. As a result, your order may only be partially executed, or may be executed with relatively greater price difference or may not be executed at all.
- b. Buying/ Selling without intention of giving and/ or taking delivery of certain commodities may also result into losses, because in such a situation, commodity derivative contracts may have to be squared-off at a low/ high prices, compared to the expected price levels, so as not to have any obligation to deliver/ receive such commodities.

#### iii. Risk of Wider Spreads

a. Spread refers to the difference in best buy price and best sell price. It represents the differential between the price of buying a commodity derivative and immediately selling it or vice versa. Lower liquidity and higher volatility may result in wider than normal spreads for less liquid or illiquid commodities/ commodity derivatives contracts. This in turn will hamper better price formation.

#### iv. Risk-reducing orders

- a. Most of the Exchanges have a facility for investors to place "limit orders", "stop loss orders" etc. Placing of such orders (e.g. "stop loss" orders or "limit" orders) which are intended to limit losses to certain amounts may not be effective many a time because rapid movement in market conditions may make it impossible to execute such orders.
- b. A "market" order will be executed promptly, subject to availability of orders on opposite side, without regard to price and that while the customer may receive a prompt execution of a "market" order, the execution may be at available prices of outstanding orders, which satisfy the order quantity, on price time priority. It may be understood that these prices may be significantly different from the last traded price or the best price in that commodity derivatives contract.
- c. A "limit" order will be executed only at the "limit" price specified for the order or a better price. However, while the client received price protection, there is a possibility that the order may not be executed at all.
- d. A stop loss order is generally placed "away" from the current price of a commodity derivatives contract, and such order gets activated if and when the contract reaches, or trades through, the stop price. Sell stop orders are entered ordinarily below the current price, and buy stop orders are entered ordinarily above the current price. When the contract approaches pre-determined price, or trades through such price, the stop loss order converts to a market/limit order and is executed at the limit or better. There is no assurance therefore that the limit order will be executable since a contract might penetrate the pre-determined price, in which case, the risk of such order not getting executed arises, just as with a regular limit order.

#### v. Risk of News Announcements

a. Traders/Manufacturers make news announcements that may impact the price of the commodities and/or commodity derivatives contracts. These announcements may occur during trading and when combined with lower liquidity and higher volatility may suddenly cause an unexpected positive or negative movement in the price of the commodity/ commodity derivatives contract.

#### vi. Risk of Rumours

a. Rumours about the price of a commodity at times float in the market through word of mouth, newspaper, websites or news agencies, etc., the investors should be wary of and should desist from acting on rumours.

#### vii. System Risk

- a. High volume trading will frequently occur at the market opening and before market close. Such high volumes may also occur at any point in the day. These may cause delays in order execution or confirmation.
- b. During periods of volatility, on account of market participants continuously modifying their order quantity or prices or placing fresh orders, there may be delays in execution of order and its confirmation.
- c. Under certain market conditions, it may be difficult or impossible to liquidate a position in the market at a reasonable price or at all, when there are no outstanding orders either on the buy side or the sell side, or if trading is halted in a commodity due to any action on account of unusual trading activity or price hitting circuit filters or for any other reason.

#### viii. System/ Network Congestion

a. Trading on the Exchange is in electronic mode, based on satellite/ leased line communications, combination of technologies and computer systems to place and route orders. Thus, there exists a possibility of communication failure or system problems or slow or delayed response from system or trading halt, or any such other problem/glitch whereby not being able to establish access to the trading system/network, which may be beyond the control of and may result in delay in processing or not processing buy or sell orders either in part or in full. You are cautioned to note that although these problems may be temporary in nature, but when you have outstanding open positions or unexecuted orders, these represent a risk because of your obligations to settle all executed transactions.

## 2. As far as Futures Commodity Derivatives are concerned, please note and get yourself acquainted with the following additional features:-

#### Effect of "Leverage" or "Gearing":

a. The amount of margin is small relative to the value of the commodity derivatives contract so the transactions are 'leveraged' or 'geared'. Commodity Derivatives trading, which is conducted with a relatively small amount of margin, provides the possibility of great profit or loss in comparison with the principal investment amount. But transactions in commodity derivatives carry a high degree of risk. You should therefore completely understand the following statements before actually trading in commodity derivatives contracts and also trade with caution while taking into account one's circumstances, financial resources, etc.

- b. Trading in Futures Commodity Derivatives involves daily settlement of all positions. Every day the open positions are marked to market based on the closing price. If the closing price has moved against you, you will be required to deposit the amount of loss (notional) resulting from such movement. This margin will have to be paid within a stipulated time frame, generally before commencement of trading on the next day.
- c. If you fail to deposit the additional margin by the deadline or if an outstanding debt occurs in your account, the Member of the Exchange may liquidate/square-up a part of or the whole position. In this case, you will be liable for any losses incurred due to such square-up/ Close Outs.
- d. Under certain market conditions, an Investor may find it difficult or impossible to execute the transactions. For example, this situation can occur due to factors such as illiquidity i.e. when there are insufficient bids or offers or suspension of trading due to price limit or circuit breakers etc.
- e. Steps, such as, changes in the margin rate, increase in the cash margin rate etc. may be adopted in order to maintain market stability. These new measures may be applied to the existing open interests. In such conditions, you will be required to put up additional margins or reduce your positions.
- f. You must ask your Member of the Exchange to provide the full details of the commodity derivatives contracts you plan to trade i.e. the contract specifications and the associated obligations.

### 3. TRADING THROUGH WIRELESS TECHNOLOGY OR ANY OTHER TECHNOLOGY:

Any additional provisions defining the features, risks, responsibilities, obligations and liabilities associated with commodities trading through wireless technology or any other technology should be brought to the notice of the client by the member.

#### 4. General

i. Deposited cash and property:

You should familiarize yourself with the protections accorded to the money or other property you deposit particularly in the event of a firm become insolvent or bankrupt. The extent to which you may recover your money or property may be governed by specific legislation or local rules. In some jurisdictions, property, which has been specifically identifiable as your own, will be pro-rated in the same manner as cash for purposes of distribution in the event of a shortfall. In case of any dispute with the Member of the Exchange, the same shall be subject to arbitration as per the Rules, Bye-laws and Business Rules of the Exchange.

ii. Commission and other charges:

Before you begin to trade, you should obtain a clear explanation of all commissions, fees and other charges for which you will be liable. These charges will affect your net profit (if any) or increase your loss.

- iii. For rights and obligations of the Members/Authorised Persons/ clients, please refer to Annexure 3
- iv. The term 'Constituent' shall mean and include a Client, a Customer or an Investor, who deals with a member for the purpose of trading in the commodity derivatives through the mechanism provided by the Exchange.
- v. The term 'member' shall mean and include a Trading Member or a Member/Broker, who has been admitted as such by the Exchange and got a Unique Member Code from FMC.

#### Additional Risk Disclosure documents for Options Trading Risk of Option holders:

- 1. An option holder runs the risk of losing the entire amount paid for the option in a relatively short period of time. This risk reflects the nature of an option as a wasting asset which becomes worthless when it expires. An option holder who neither sells h is option in the secondary market nor exercises it prior to its expiration will necessarily lose his entire investment in the option. If the price of the underlying does not change in the anticipated direction before the option expires, to an extent sufficient to cover the cost of the option, the investor may lose all or a significant part of his investment in the option.
- 2. The Exchanges may impose exercise restrictions and have absolute authority to restrict the exercise of options at certain times in specified circumstances.

#### **Risks of Option Writers:**

1. If the price movement of the underlying is not in the anticipated direction, the option writer runs the risks of losing substantial amount.

- 2. The risk of being an option writer may be reduced by the purchase of other options on the same underlying interest and thereby assuming a spread position or by acquiring other types of hedging positions in the options markets or other markets. However, even where the writer has assumed a spread or other hedging position, the risks may still be significant. A spread position is not necessarily less risky than a simple 'long' or 'short' position.
- . Transactions that involve buying and writing multiple options in combination, or buying or writing options in combination with buying or selling short the underlying interests, present additional risks to investors. Combination transactions, such as option spreads, are more complex than buying or writing a single option. And it should be further noted that, as in any area of investing, a complexity not well understood is, in itself, a risk factor. While this is not to suggest that combination strategies should not be considered, it is advisable, as is the case with all investments in options, to consult with someone who is experienced and knowledgeable with respect to the risks and potential rewards of combination transactions under various market circumstances.

<b>△</b> 8/16 <b>□</b> 7/15
-----------------------------

(If Partner, Corporate, or other Signatory, then attest with firm / company seal.)

## RIGHTS AND OBLIGATIONS OF MEMBERS, AUTHORIZED PERSONS AND CLIENTS (as prescribed by FMC and Commodity Exchanges)

- The client shall invest/trade in those commodities /contracts/other instruments admitted to dealings on the Exchanges as defined in the Rules, Byelaws and Business Rules/ Regulations of Exchanges/ Forward Markets Commission (FMC) and circulars/notices issued there under from time to time.
- The Member, Authorized Person and the client shall be bound by all the Rules, Byelaws and Business Rules of the Exchange and circulars/notices issued there under and Rules and Regulations of FMC and relevant notifications of Government authorities as may be in force from time to time.
- 3. The client shall satisfy himself of the capacity of the Member to deal in commodities and/or deal in derivatives contracts and wishes to execute its orders through the Member and the client shall from time to time continue to satisfy itself of such capability of the Member before executing orders through the Member.
- 4. The Member shall continuously satisfy itself about the genuineness and financial soundness of the client and investment objectives relevant to the services to be provided.
- 5. The Member shall take steps to make the client aware of the precise nature of the Member's liability for business to be conducted, including any limitations, the liability and the capacity in which the Member acts.
- 6. Requirements of professional diligence
  - a. The Member must exercise professional diligence while entering into a financial contract or discharging any obligations under it.
  - b. professional diligence" means the standard of skill and care that a Member would be reasonably expected to exercise towards a Client, commensurate with
    - i. honest market practice;
    - ii. the principle of good faith;
    - iii. the level of knowledge, experience and expertise of the Client;
    - iv. the nature and degree of risk embodied in the financial product\* or financial service being availed by the Client; and
    - v. the extent of dependence of the Client on the Member.

#### \*Commodity derivative contract

The Authorized Person shall provide necessary assistance and co-operate with the Member in all its dealings with the client(s).

#### **CLIENT INFORMATION**

- 8. The client shall furnish all such details in full as are required by the Member in "Account Opening Form" with supporting details, made mandatory by commodity exchanges/FMC from time to time.
- 9. The client shall familiarize himself with all the mandatory provisions in the Account Opening documents. Any additional clauses or documents specified by the Member shall be non-mandatory; therefore, subject to specific acceptance by the client.
- 10. The client shall immediately notify the Member in writing if there is any change in the information in the 'account opening form' as provided at the time of account opening and thereafter; including the information on winding up petition/insolvency petition or any litigation which may have material bearing on his capacity. The client shall provide/update the financial information to the Member on a periodic basis.
- 11. A. Protection from unfair terms in financial contracts\*\*
  - a. An unfair term of a non-negotiated contract will be void.
  - b. Aterm is unfair if it
    - i. causes a significant imbalance in the rights and obligations of the parties under the financial contract, to the detriment of the Client; and
    - ii. is not reasonably necessary to protect the legitimate interests of the Member.
  - c. The factors to be taken into account while determining whether a term is unfair, include
    - i. the nature of the financial product or financial service dealt with under the financial contract;
    - ii the extent of transparency of the term;

#### \*\*contracts offered by commodity exchanges

- iii. the extent to which the term allows a Client to compare it with other financial contracts for similar financial products or financial services; and
- iv. the financial contract as a whole and the terms of any other contract on which it is dependent.
- d. A term is transparent if it -

- i. is expressed in reasonably plain language that is likely to be understood by the Client;
- ii. is legible and presented clearly; and
- iii. is readily available to the Client affected by the term.
- e. If a term of a financial contract is determined to be unfair under point 11.A.c, the parties will continue to be bound by the remaining terms of the financial contract to the extent that the financial contract is capable of enforcement without the unfair term.

#### 11.B.

- a. Non-negotiated contract" means a contract whose terms, other than the terms contained in point 11.C. (given below) are not negotiated between the parties to the financial contract and includes
  - i. a financial contract in which, relative to the Client, the Member has a substantially greater bargaining power in determining terms of the financial contract; and
  - ii. a standard form contract.
- b. "Standard form contract" means a financial contract that is substantially not negotiable for the Client, except for the terms contained in point 11.C.
- c. Even if some terms of a financial contract are negotiated in form, the financial contract may be regarded as a non-negotiated contract if so indicated by
  - i. an overall and substantial assessment of the financial contract; and
  - ii. the substantial circumstances surrounding the financial contract
- d. In a claim that a financial contract is a non-negotiated contract, the onus of demonstrating otherwise will be on the Member.

#### 11. C.

- a. The above does not apply to a term of a financial contract if it
  - i. defines the subject matter of the financial contract;
  - ii. sets the price that is paid, or payable, for the provision of the financial product or financial service under the financial contract and has been clearly disclosed to the Client; or
  - iii. is required, or expressly permitted, under any law or regulations.
- b. The exemption under point 11.C does not apply to a term that deals with the payment of an amount which is contingent on the occurrence or non-occurrence of any particular event.
- 12. The Member and Authorized Person shall maintain all the details of the client as mentioned in the account opening form or any other information pertaining to the client, confidentially and that they shall not disclose the same to any person/authority except as required under any law/regulatory requirements. Provided however that the Member may so disclose information about his client to any person or authority with the express permission of the client.

#### 13A. Protection of personal information and confidentiality

- a. "Personal information" means any information that relates to a Client or allows a Client's identity to be inferred, directly or indirectly, and includes
  - i. name and contact information;
  - ii. biometric information, in case of individuals
  - iii. information relating to transactions in, or holdings of, financial products
  - iv. information relating to the use of financial services; or
  - v. such other information as may be specified.

#### 13. B.

#### a. A Member must-

- i. not collect personal information relating to a Client in excess of what is required for the provision of a financial product or financial service;
- ii. maintain the confidentiality of personal information relating to Clients and not disclose it to a third party, except in a manner expressly permitted under point 13.B.b.;
- iii. make best efforts to ensure that any personal information relating to a Client that it holds is accurate, up to date and complete;
- iv. ensure that Clients can obtain reasonable access to their personal information, subject to any exceptions that the Regulator may specify; and
- v. allow Clients an effective opportunity to seek modifications to their personal information to ensure that the personal information held by the Member is accurate, up to date and complete.

#### b. A Member may disclose personal information relating to a Client to a third party only if -

- i. it has obtained prior written informed consent of the Client for the disclosure, after giving the Client an effective opportunity to refuse consent;
- ii. the Client has directed the disclosure to be made;
- iii. the Regulator has approved or ordered the disclosure, and unless prohibited by the relevant law or regulations, the Client is given an opportunity to represent under such law or regulations against such disclosure;
- iv. the disclosure is required under any law or regulations, and unless prohibited by such law or regulations, the Client is given an opportunity to represent under such law or regulations against such disclosure;
- v. the disclosure is directly related to the provision of a financial product or financial service to the Client, if the Member
  - 1. informs the Client in advance that the personal information may be shared with a third party; and
  - 2. makes arrangements to ensure that the third party maintains the confidentiality of the personal information in the same manner as required under this Part; or
- vi. the disclosure is made to protect against or prevent actual or potential fraud, unauthorised transactions or claims, if the Member arranges with the third party to maintain the confidentiality of the personal information in the manner required under this Part.-

## c. "Third party" means any person other than the concerned Member, including a person belonging to the same group as the Member.

#### 14A.Requirement of fair disclosure both initially and on continuing basis

- a. Member must ensure fair disclosure of information that is likely to be required by a Client to make an informed transactional decision.
- b. In order to constitute fair disclosure, the information must be provided
  - sufficiently before the Client enters into a financial contract, so as to allow the Client reasonable time to understand the information:
  - ii. in writing and in a manner that is likely to be understood by a Client belonging to a particular category; and
  - iii. in a manner that enables the Client to make reasonable comparison of the financial product or financial service with other similar financial products or financial services.
- c. The types of information that must be disclosed to a Client in relation to a financial product or financial service, which may include information regarding
  - i. main characteristics of the financial product or financial service, including its features, benefits and risks to the Client;
  - ii. consideration to be paid for the financial product or financial service or the manner in which the consideration is calculated;
  - iii. existence, exclusion or effect of any term in the financial product or financial contract;
  - iv. nature, attributes and rights of the Member, including its identity, regulatory status and affiliations;
  - v. contact details of the Member and the methods of communication to be used between the Member and the Client;
  - vi. rights of the Client to rescind a financial contract within a specified period; or
  - vii. rights of the Client under any law or regulations.

#### 14.B.

- a. Member must provide a Client that is availing a financial product or financial service provided by it, with the following continuing disclosures
  - I. any material change to the information that was required to be disclosed under point 14.A at the time when the Client initially availed the financial product or financial service;
  - ii. information relating to the status or performance of a financial product held by the Client, as may be required to assess the rights or interests in the financial product or financial service; and
  - iii. any other information that may be specified.
  - b. A continuing disclosure must be made -
    - i. within a reasonable time-period from the occurrence of any material change or at reasonable periodic intervals, as applicable;
       and
    - ii. in writing and in a manner that is likely to be understood by a Client belonging to that category

#### **MARGINS**

15. The client shall pay applicable initial margins, withholding margins, special margins or such other margins as are considered

- necessary by the Member or the Exchange or as may be directed by FMC from time to time as applicable to the segment(s) in which the client trades. The Member is permitted in its sole and absolute discretion to collect additional margins (even though not required by the Exchange or FMC) and the client shall be obliged to pay such margins within the stipulated time.
- 16. The client understands that payment of margins by the client does not necessarily imply complete satisfaction of all dues. In spite of consistently having paid margins, the client may, on the settlement of its trade, be obliged to pay (or entitled to receive) such further sums as the contract may dictate/require.

#### TRANSACTIONS AND SETTLEMENTS

- 17. The client shall give any order for buy or sell of commodities derivatives contract in writing or in such form or manner, as may be mutually agreed between the client and the Member however ensuring the regulatory requirements in this regard are complied with. The Member shall ensure to place orders and execute the trades of the client, only in the Unique Client Code assigned to that client.
- 18. The Member shall inform the client and keep him apprised about trading/ settlement cycles, delivery/payment schedules, any changes therein from time to time, and it shall be the responsibility in turn of the client to comply with such schedules/procedures of the relevant commodity exchange where the trade is executed.
- 19. The Member shall ensure that the money deposited by the client shall be kept in a separate account, distinct from his/its own account or account of any other client and shall not be used by the Member for himself/itself or for any other client or for any purpose other than the purposes mentioned in Rules, circulars, notices, guidelines of FMC and/or Rules, Business Rules, Bye-laws, circulars and notices of Exchange.
- 20. Where the Exchange(s) cancels trade(s) suo moto all such trades including the trade/s done on behalf of the client shall ipso facto stand cancelled, Member shall be entitled to cancel the respective contract(s) with client(s).
- 21. The transactions executed on the Exchange are subject to Rules, Byelaws and Business Rules and circulars/notices issued thereunder of the Exchanges where the trade is executed and all parties to such trade shall have submitted to the jurisdiction of such court as may be specified by the Byelaws and Business Rules of the Exchanges where the trade is executed for the purpose of giving effect to the provisions of the Rules, Byelaws and Business Rules of the Exchanges and the circulars/notices issued thereunder.

#### **BROKERAGE**

22. The Client shall pay to the Member brokerage and statutory levies as are prevailing from time to time and as they apply to the Client's account, transactions and to the services that Member renders to the Client. The Member shall not charge brokerage more than the maximum brokerage permissible as per the Rules, Business Rules and Bye-laws of the relevant commodity exchanges and/or Rules of FMC.

#### LIQUIDATION AND CLOSE OUT OF POSITION

- 23. Without prejudice to the Member's other rights (including the right to refer a matter to arbitration), the client understands that the Member shall be entitled to liquidate/close out all or any of the client's positions for nonpayment of margins or other amounts, outstanding debts, etc. and adjust the proceeds of such liquidation/close out, if any, against the client's liabilities/obligations. Any and all losses and financial charges on account of such liquidation/closing-out shall be charged to and borne by the client.
- 24. In the event of death or insolvency of the client or his/its otherwise becoming incapable of receiving and paying for or delivering or transferring commodities which the client has ordered to be bought or sold, Member may close out the transaction of the client and claim losses, if any, against the estate of the client. The client or his nominees, successors, heirs and assignee shall be entitled to any surplus which may result there from. The client shall note that transfer of funds/commodities in favor of a Nominee shall be valid discharge by the Member against the legal heir.

#### **DISPUTE RESOLUTION**

- 25. The Member shall co-operate in redressing grievances of the client in respect of all transactions routed through it.
- 26. The client and the Member shall refer any claims and/or disputes with respect to deposits, margin money, etc., to arbitration as per the Rules, Byelaws and Business Rules of the Exchanges where the trade is executed and circulars/notices issued thereunder as may be in force from time to time.
- 27. The client/Member understands that the instructions issued by an authorized representative for dispute resolution, if any, of the client/Member shall be binding on the client/Member in accordance with the letter authorizing the said representative to deal on behalf of the said client/Member.
- 28. Requirement for each Member to have an effective grievance redress mechanism which is accessible to all its Clients
  - a. A Member must have in place an effective mechanism to receive and redress complaints from its Clients in relation to financial products or financial services provided by it, or on its behalf, in a prompt and fair manner.
  - b. A Member must inform a Client, at the commencement of relationship with the Client and at such other time when the information is likely to be required by the Client, of
    - i. the Client's right to seek redress for any complaints; and
    - ii. the processes followed by the Member to receive and redress complaints from its Clients.

#### 29A. Suitability of advice for the Client

Right to receive advice that is suitable taking into account the relevant personal circumstances of the Client, such as the Clients financial circumstances and needs. This obligation would apply to persons who render advice to Clients and the regulator may specify categories of financial products and service that necessarily require such advice to be given.

#### a. A Member must -

- i. make all efforts to obtain correct and adequate information about the relevant personal circumstances of a Client; and
- ii. ensure that the advice given is suitable for the Client after due consideration of the relevant personal circumstances of the Client.
- b. If it is reasonably apparent to the Member that the available information regarding the relevant personal circumstances of a Client is incomplete or inaccurate, the Member must warn the Client of the consequences of proceeding on the basis of incomplete or inaccurate information.
- c. If a Client intends to avail of a financial product or financial service that the Member determines unsuitable for the Client, the Member
  - i. must clearly communicate its advice to the Client in writing and in a manner that is likely to be understood by the Client; and
  - ii. may provide the financial product or financial service requested by the Client only after complying with point 29.A.a and obtaining a written acknowledgment from the Client.

#### 30. Dealing with conflict of interest

In case of any conflict between the interests of a Client and that of the Member, preference much be given to the Client interests.

#### a. A member must -

- i. provide a Client with information regrading any conflict of interests, including any conflicted remuneration that the Member has received or expects to receive for making the advice to the Client; and
- ii. give priority to the interests of the Client if the Member knows, or reasonably ought to know, of a conflict between
  - 1. its own interests and the interests of the Client; or
  - 2. the interests of the concerned Member and interests of the Client, in cases where the Member is a financial representative.
- b. The information under point 16a.i. must be given to the Client in writing and in a manner that is likely to be understood by the Client and a written acknowledgment of the receipt of the information should be obtained from the Client.
- c. In this section, "conflicted remuneration" means any benefit, whether monetary or non-monetary, derived by a Member from persons other than Clients that could, under the circumstances, reasonably be expected to influence the advice given by the Member to a Client.

#### **TERMINATION OF RELATIONSHIP**

- 31. This relationship between the Member and the client shall be terminated; if the Member for any reason ceases to be a member of the commodity exchange including cessation of membership by reason of the Member's default, death, resignation or expulsion or if the certificate is cancelled by the Exchange.
- 32. The Member, Authorized Person and the client shall be entitled to terminate the relationship between them without giving any reasons to the other party, after giving notice in writing of not less than one month to the other parties. Notwithstanding any such termination, all rights, liabilities and obligations of the parties arising out of or in respect of transactions entered into prior to the termination of this relationship shall continue to subsist and vest in/be binding on the respective parties or his/its respective heirs, executors, administrators, legal representatives or successors, as the case may be.
- 33. In the event of demise/insolvency of the Authorized Person or the cancellation of his/its registration with the Board or/withdrawal of recognition of the Authorized Person by the commodity exchange and/or termination of the agreement with the Authorized Person by the Member, for any reason whatsoever, the client shall be informed of such termination and the client shall be deemed to be the direct client of the Member and all clauses in the 'Rights and Obligations' document(s) governing the Member, Authorized Person and client shall continue to be in force as it is, unless the client intimates to the Member his/its intention to terminate their relationship by giving a notice in writing of not less than one month.

#### ADDITIONAL RIGHTS AND OBLIGATIONS

- 34. The Member and client shall reconcile and settle their accounts from time to time as per the Rules, Business Rules, Bye Laws, Circulars, Notices and Guidelines issued by FMC and the relevant Exchanges where the trade is executed.
- 35. The Member shall issue a contract note to his clients for trades executed in such format as may be prescribed by the Exchange from time to time containing records of all transactions including details of order number, trade number, trade time, trade price, trade quantity, details of the derivatives contract, client code, brokerage, all charges levied etc. and with all other relevant details as required therein to be filled in and issued in such manner and within such time as prescribed by the Exchange. The Member shall send contract notes to the investors within 24 hours of the execution of the trades in hard copy and/or in electronic form using digital signature.
- 36. The Member shall make pay out of funds or delivery of commodities as per the Exchange Rules, Bye-Laws, Business Rules and

Circulars, as the case may be, to the Client on receipt of the payout from the relevant Exchange where the trade is executed unless otherwise specified by the client and subject to such terms and conditions as may be prescribed by the relevant Exchange from time to time where the trade is executed.

- 37. The Member shall send a complete `Statement of Accounts' for both funds and commodities in respect of each of its clients in such periodicity and format within such time, as may be prescribed by the relevant Exchange, from time to time, where the trade is executed. The Statement shall also state that the client shall report errors, if any, in the Statement immediately but not later than 30 calendar days of receipt thereof, to the Member. A detailed statement of accounts must be sent every month to all the clients in physical form. The proof of delivery of the same should be preserved by the Member.
- 38. The Member shall send margin statements to the clients on monthly basis. Margin statement should include, inter-alia, details of collateral deposited, collateral utilized and collateral status (available balance/due from client) with break up in terms of cash, Fixed Deposit Receipts (FDRs), Bank Guarantee, warehouse receipts, securities etc.
- 39. The Client shall ensure that it has the required legal capacity to, and is authorized to, enter into the relationship with Member and is capable of performing his obligations and undertakings hereunder. All actions required to be taken to ensure compliance of all the transactions, which the Client may enter into shall be completed by the Client prior to such transaction being entered into.
- 40. In case, where a member surrenders his/ her/ its membership, Member gives a public notice inviting claims, if any, from investors. In case of a claim relating to transactions executed on the trading system of the Exchange, ensure that client lodge a claim with the Exchange within the stipulated period and with the supporting documents.
- 41A. Protection from unfair conduct which includes misleading conduct & abusive conduct
  - a. Unfair conduct in relation to financial products or financial services is prohibited.
  - b. "Unfair conduct" means an act or omission by a Member or its financial representative that significantly impairs, or is likely to significantly impair, the ability of a Client to make an informed transactional decision and includes
    - i. misleading conduct under point 41.B
    - ii. abusive conduct under point 41.C
    - iii. such other conduct as may be specified.

#### 41.B.

- a. Conduct of a Member or its financial representative in relation to a determinative factor is misleading if it is likely to cause the Client to take a transactional decision that the Client would not have taken otherwise, and the conduct involves
  - i. providing the Client with inaccurate information or information that the Member or financial representative does not believe to be true; or
  - ii. providing accurate information to the Client in a manner that is deceptive.
- b. In determining whether a conduct is misleading under point 41.B.a, the following factors must be considered to be "determinative factors"
  - i. the main characteristics of a financial product or financial service, including its features, benefits and risks to the Client;
  - ii. the Client's need for a particular financial product or financial service or its suitability for the Client;
  - iii. the consideration to be paid for the financial product or financial service or the manner in which the consideration is calculated;
  - iv. the existence, exclusion or effect of any term in a financial contract, which is material term in the context of that financial contract;
  - v. the nature, attributes and rights of the Member, including its identity, regulatory status and affiliations; and
  - vi. the rights of the Client under any law or regulations.

#### 41. C.

- a. A conduct of a Member or its financial representative in relation to a financial product or financial service is abusive if it
  - i. involves the use of coercion or undue influence; and
  - ii. causes or is likely to cause the Client to take a transactional decision that the Client would not have taken otherwise.
- b. In determining whether a conduct uses coercion or undue influence, the following must be considered
  - i. the timing, location, nature or persistence of the conduct;
  - ii. the use of threatening or abusive language or behaviour;
  - iii. the exploitation of any particular misfortune or circumstance of the Client, of which the Member is aware, to influence the Client's decision with regard to a financial product or financial service;
  - iv. any non-contractual barriers imposed by the Member where the Client wishes to exercise rights under a financial contract, including –
  - v. the right to terminate the financial contract;

vi. the right to switch to another financial product or another Member and

vii.a threat to take any action, depending on the circumstances in which the threat is made.

#### **ELECTRONIC CONTRACT NOTES (ECN)**

- 42. In case, client opts to receive the contract note in electronic form, he shall provide an appropriate e-mail id (created by the client) to the Member (Kindly refer Appendix A). Member shall ensure that all the rules/Business Rule/Bye-Laws/ circulars issued from time to time in this regard are complied with. The client shall communicate to the Member any change in the email-id through a physical letter. If the client has opted for internet trading, the request for change of email id may be made through the secured access by way of client specific user id and password.
- 43. The Member shall ensure that all ECNs sent through the e-mail shall be digitally signed, encrypted, non-tamperable and in compliance with the provisions of the IT Act, 2000. In case, ECN is sent through e-mail as an attachment, the attached file shall also be secured with the digital signature, encrypted and non-tamperable.
- 44. The client shall note that non-receipt of bounced mail notification by the Member shall amount to delivery of the contract note at the email ID of the client.
- 45. The Member shall retain ECN and acknowledgment of the e-mail in a soft and non-tamperable form in the manner prescribed by the exchange in compliance with the provisions of the IT Act, 2000 and as per the extant rules/circulars/guidelines issued by FMC/Commodity exchanges from time to time. The proof of delivery i.e., log report generated by the system at the time of sending the contract notes shall be maintained by the Member for the specified period under the extant rules/circulars/guidelines issued by FMC/Commodity exchanges. The log report shall provide the details of the contract notes that are not delivered to the client/e-mails rejected or bounced back. The Member shall take all possible steps to ensure receipt of notification of bounced mails by him at all times within the stipulated time period under the extant rules/circulars/guidelines issued by FMC/Commodity exchanges.
- 46. The Member shall continue to send contract notes in the physical mode to such clients who do not opt to receive the contract notes in the electronic form. Wherever the ECNs have not been delivered to the client or has been rejected (bouncing of mails) by the e-mail ID of the client, the Member shall send a physical contract note to the client within the stipulated time under the extant Regulations/ Rules, Bye-Laws, Business Rules and Circulars of FMC/commodity exchanges and maintain the proof of dispatch and delivery of such physical contract notes.
- 47. In addition to the e-mail communication of the ECNs to the client, the Member shall simultaneously publish the ECN on his designated web-site, if any, in a secured way and enable relevant access to the clients and for this purpose, shall allot a unique user name and password to the client, with an option to the client to save the contract note electronically and/or take a print out of the same.
- 48. The Electronic Contract Note (ECN) declaration form will be obtained from the Client who opts to receive the contract note in electronic form in place of physical contract note. This declaration will remain valid till it is revoked by the client.

#### LAW AND JURISDICTION

- 49. In addition to the specific rights set out in this document, the Member, Authorised Person and the client shall be entitled to exercise any other rights which the Member or the client may have under the Rules, Bye-laws and Business Rules of the Exchanges in which the client chooses to trade and circulars/notices issued thereunder or Rules of FMC.
- 50. The provisions of this document shall always be subject to Government notifications, any rules, guidelines and circulars/notices issued by FMC and Circulars, Rules, Business Rules and Bye laws of the relevant commodity exchanges, where the trade is executed, that may be in force from time to time.
- 51. The Member and the client shall abide by any award passed by the Arbitrator(s) under the Arbitration and Conciliation Act, 1996. However, there is also a provision of appeal, if either party is not satisfied with the arbitration award.
- 52. Words and expressions which are used in this document but which are not defined herein shall, unless the context otherwise requires, have the same meaning as assigned thereto in the Rules, Byelaws and Regulations/Business Rules and circulars/notices issued thereunder of the Exchanges/FMC.
- 53. All additional voluntary/non mandatory clauses/document added by the Member should not be in contravention with Rules/ Business Rules/Notices/Circulars of Exchanges/FMC. Any changes in such voluntary clauses/document(s) need to be preceded by a notice of 15 days. Any changes in the rights and obligations which are specified by Exchanges/FMC shall also be brought to the notice of the clients.
- 54. If the rights and obligations of the parties hereto are altered by virtue of change in Rules of FMC or Bye-laws, Rules and Business Rules of the relevant commodity exchanges where the trade is executed, such changes shall be deemed to have been incorporated herein in modification of the rights and obligations of the parties mentioned in this document.
- 55. Members are required to send account statement to their clients every month in physical form.

Client Signature	(▲ 9/16 🖼 8/15

# INTERNET & WIRELESS TECHNOLOGY BASED TRADING FACILITY PROVIDED BY MEMBERS TO CLIENT (All the clauses mentioned in the 'Rights and Obligations' document(s) shall be applicable. Additionally, the clauses mentioned herein shall also be applicable.)

- 1. Member is eligible for providing Internet based trading (IBT) and commodities trading through the use of wireless technology that shall include the use of devices such as mobile phone, laptop with data card, etc. which use Internet Protocol (IP). The Member shall comply with all requirements applicable to internet based trading/- commodities trading using wireless technology as may be specified by FMC & the Exchanges from time to time.
- 2. The client is desirous of investing/trading in commodities and for this purpose, the client is desirous of using either the internet based trading facility or the facility for commodities trading through use of wireless technology. The Member shall provide the Member's IBT Service to the Client, and the Client shall avail of the Member's IBT Service, on and subject to FMC/Exchanges Provisions and the terms and conditions specified on the Member's IBT Web Site provided that they are in line with the norms prescribed by Exchanges/FMC.
- 3. The Member shall bring to the notice of client the features, risks, responsibilities, obligations and liabilities associated with commodities trading through wireless technology/internet or any other technology should be brought to the notice of the client by the Member.
- 4. The Member shall make the client aware that the Member's IBT system itself generates the initial password and its password policy as stipulated in line with norms prescribed by Exchanges/FMC.
- 5. The Client shall be responsible for keeping the Username and Password confidential and secure and shall be solely responsible for all orders entered and transactions done by any person whosoever through the Member's IBT System using the Client's Username and/or Password whether or not such person was authorized to do so. Also the client is aware that authentication technologies and strict security measures are required for the internet trading/ commodities trading through wireless technology through order routed system and undertakes to ensure that the password of the client and/or his authorized representative are not revealed to any third party including employees and dealers of the Member.
- 6. The Client shall immediately notify the Member in writing if he forgets his password, discovers security flaw in Member's IBT System, discovers/suspects discrepancies/ unauthorized access through his username/password/account with full details of such unauthorized use, the date, the manner and the transactions effected pursuant to such unauthorized use, etc.
- 7. The Client is fully aware of and understands the risks associated with availing of a service for routing orders over the internet/commodities trading through wireless technology and Client shall be fully liable and responsible for any and all acts done in the Client's Username/password in any manner whatsoever.
- 8. The Member shall send the order/trade confirmation through email to the client at his request. The client is aware that the order/ trade confirmation is also provided on the web portal. In case client is trading using wireless technology, the Member shall send the order/trade confirmation on the device of the client.
- 9. The client is aware that trading over the internet involves many uncertain factors and complex hardware, software, systems, communication lines, peripherals, etc. are susceptible to interruptions and dislocations. The Member and the Exchange do not make any representation or warranty that the Member's IBT Service will be available to the Client at all times without any interruption.
- 10. The Client shall not have any claim against the Exchange or the Member on account of any suspension, interruption, non-availability or malfunctioning of the Member's IBT System or Service or the Exchange's service or systems or non-execution of his orders due to any link/system failure at the Client/Members/Exchange end for any reason beyond the control of the Member/Exchanges.

Client Signature	€\$10/16 €\$ 9/15
Place :	
Date:	

### Annexure 4 GUIDANCE NOTE - DO's AND DON'TS FOR THE CLIENTS

#### Do's

- 1. Trade only through Registered Members of the Exchange. Check from the Exchange website at following link MCX: <a href="https://www.mcxindia.com/membership/notice-board/Member-AP">https://www.mcxindia.com/membership/notice-board/Member-AP</a> Details, ICEX:http://www.icexindia.com/static/membership-find-member.aspx and NCDEX: http://www.ncdex.com/Membership/MemDirectory.aspx to see whether the Member is registered with the Exchange.
- 2. Insist on filling up a standard 'Know Your Client (KYC)' form before you commence trading
- 3. Insist on getting a Unique Client Code (UCC) and ensure all your trades are done under the said UCC.
- 4. Insist on reading and signing a standard 'Risk Disclosure Agreement'.
- 5. Obtain a copy of your KYC and/ or other documents executed by you with the Member, from the Member.
- 6. Cross check the genuineness of trades carried out at the Exchange through the trade verification facility available on the Exchange website at the following link MCX: https://www.mcxindia.com/en/login, ICEX: <a href="http://www.icexindia.com/">http://www.icexindia.com/</a> MarketData/trade-verification.aspx and NCDEX: http://www.ncdex.com/Index.aspx. The trades can be verified online where trade information is available up to 5 working days from the trade date.
- 7 Insist on a duly signed Contract Note in specified format for every executed trade within 24 hours of trade, highlighting the details of the trade along with your UCC.
- 8. Ensure that the Contract Note contains all the relevant information such as Member Registration Number, Order No., Order Date, Order time, Trade No., Trade rate, Quantity, Arbitration Clause, etc.
- 9. Obtain receipt for collaterals deposited with the Member towards margins.
- 10. Go through the Rules, Bye-laws, Regulations, Circulars, Directives, Notifications of the Exchange as well as of the Regulators, Government and other authorities to know your rights and duties vis-à-vis those of the Member.
- 11. Ask all relevant questions and clear your doubts with your Member before transacting.
- 12. Insist on receiving the bills for every settlement.
- 13. Insist on Monthly statements of your ledger account and report any discrepancies in the statement to your Member within 7 working days. In case of unsatisfactory response report the discrepancy to the Exchange within 15 working days from the date of cause of action.
- 14. Scrutinize minutely both the transaction & holding statements that you receive from your Depository Participant.
- 15. Keep Delivery Instruction Slips (DIS) book issued by DPs in safe possession.
- 16. Ensure that the DIS numbers are preprinted and your account number (UCC) is mentioned in the DIS book.
- 17. Freeze your Demat account in case of your absence for longer duration or in case of not using the account frequently.
- 18. Pay required margins in time and only by Cheque and ask for receipt thereof from the Member.
- 19. Deliver the commodities in case of sale or pay the money in case of purchase within the time prescribed.
- 20. Understand and comply with accounting standards for derivatives.
- 21. Ensure to read, understand and then sign the voluntary clauses, if any, agreed between you and the Member. Note that the clauses as agreed between you and the Member cannot be changed without your consent.
- 22. Get a clear idea about all brokerage, commissions, fees and other charges levied by the Member on you for trading and the relevant provisions/ guidelines specified by FMC/Commodity exchanges.
- 23. Make the payments by account payee cheque in favour of the Member. Ensure that you have a documentary proof of your payment/deposit of commodities with the Member, stating date, commodity, quantity, towards which bank/ demat account such money or commodities (in the form of warehouse receipts) deposited and from which bank/ demat account.
- 24. The payout of funds or delivery of commodities (as the case may be) shall not be made to you within one working day from the receipt of payout from the Exchange, in case you have given specific authorization for maintaining running account to the member. Thus, in this regard, the running account authorization provided by you to the Member shall be subject to the following conditions:

- a) Such authorization from you shall be dated, signed by you only and contains the clause that you may revoke the same at any time.
- b) You need to bring any dispute arising from the statement of account to the notice of the Member in writing preferably within 7 (seven) working days from the date of receipt of funds/commodities or statement, as the case may be. In case of dispute, refer the matter in writing to the Investors Grievance Cell of the relevant Commodity exchanges without delay.
- c) In case you have not opted for maintaining running account and pay-out is not received on the next working day of the receipt of payout from the exchanges, please refer the matter to the Member. In case there is dispute, ensure that you lodge a complaint in writing immediately with the Investors Grievance Cell of the relevant Commodity exchange.
- d) Please register your mobile number and email id with the Member, to receive trade confirmation alerts/ details of the transactions through SMS or email, by the end of the trading day, from the commodity exchanges.
- 25. You should familiarize yourself with the protection accorded to the money or other property you may deposit with your member, particularly in the event of a default in the commodity derivatives market or the member becomes insolvent or bankrupt.
- 26. Please ensure that you have a documentary proof of having made the deposit of such money or property with the member, stating towards which account such money or property deposited.
- 27. In case your problem/grievance/issue is not being sorted out by concerned Member/Authorised Person then you may take up the matter with the concerned Commodity Exchange. If you are not satisfied with the resolution of your complaint then you can escalate the matter to FMC.

#### Don'ts

- 1. Do not deal with any unregistered intermediaries.
- 2. Do not undertake off-market transactions as such transactions are illegal and fall outside the jurisdiction of the Exchange.
- 3. Do not enter into assured returns arrangement with any Member
- 4. Do not get carried away by luring advertisements, rumours, hot tips, explicit/ implicit promise of returns, etc.
- 5. Do not make payments in cash/ take any cash towards margins and settlement to/from the Member.
- 6. Do not start trading before reading and understanding the Risk Disclosure Agreement.
- 7. Do not neglect to set out in writing, orders for higher value given over phone.
- 8. Do not accept unsigned/duplicate contract note/confirmation memo.
- 9. Do not accept contract note/confirmation memo signed by any unauthorized person.
- 10. Don't share your internet trading account's password with anyone.
- 11. Do not delay payment/deliveries of commodities to Member.
- 12. Do not forget to take note of risks involved in the investments.
- 13. Do not sign blank Delivery Instruction Slips (DIS) while furnishing commodities, deposits and/or keep them with Depository Participants (DP) or member to save time.
- 14. Do not pay brokerage in excess of that rates prescribed by the Exchange
- 15. Don't issue cheques in the name of Authorized Person.



### Mehta Equities Ltd.

Mehta Group, 903, Lodha Supremus, Dr. E. Moses Road, Worli Naka, Mumbai - 400 018.

TARIFF SHEET FOR KYC					
	MCX SEGMENT				
		Trading		Delivery	
	Minimum	Percent		Minimum	Percent
		1st Side	2nd Side		
General Rates					
Special Rates					
			NCDEX SEGI	MENT	
	Same Day			A	ny Day
	Minimum	Per	cent	Minimum	Percent 2nd Side
		1st Side	2nd Side		
General Rates					
Special Rates					

### **ICEX SEGMENT**

Trading in Future	Default Brokerage
Same day square off in Futures	
Minimum per lot for Futures	
Settlement auto squaring off for Futures	
Trading in Option	
Same day square off in options	
Minimum per lot in Options	
Settlement auto square off for options	
Delivery Brokerage	

The above rates are exclusive of transaction charge, Stamp Duty, Service Tax and Delivery Brokerage which will be charged extra at the rate prevailing from time to time.

The General rates as mentioned here shall be applied unless the special rates as may be agreed by the sub-broker / Authorised Person / Introducer and client and the same are mentioned here.

Name of Client: _		
Signature: (1)/1	6 LS 10/15	

KYC Department
Mehta Equities Limited
903, Lodha Supremus,
Dr. E. Moses Road, Worli Naka,
Mumbai - 400018
Sub: - Consent for Trading in Commodity Option Contract on Commodity Derivatives
Dear Sir,
Further to my/our KYC details, I/We hereby accord my/our <b>consent for trading in commodity option contract</b> subject to regulatory requirements of the Commodity Exchanges & SEBI from time to time and undertake that I/we am/are competent in all respect to part icipate to trade in Options on Commodity Derivatives.
I/we further confirm that I/we have received a copy of <b>Additional Risk Disclosure Documents for Option Trading</b> and have read & understood the same.
Thanking you,
(Signature)
Name:
Client Code:
Email ld:
Mobile No.:
Note: - In case of Corporate/Trust, Board Resolution is also required to this effect.

Date: **To** 

# Electronic Contract Note [ECN] — DECLARATION (VOLUNTARY)

	10, Mehta Equities Limited	
	Dear Sir,	
Ι, _	I, a clic	ent with Member M/s.
	of	_Exchange undertake as follows:
	<ul> <li>I am aware that the Member has to provide physical contract note the same in the electronic form.</li> </ul>	in respect of all the trades placed by me unless I myself want
•	<ul> <li>I am aware that the Member has to provide electronic contract not</li> </ul>	e for my convenience on my request only.
	<ul> <li>Though the Member is required to deliver physical contract note, notes. Therefore, I am voluntarily requesting for delivery of electordered by me.</li> </ul>	
•	<ul> <li>1 have access to a computer and am a regular internet user, having</li> </ul>	g sufficient knowledge of handling the email operations.
•	My email id is*	. This has been created by me and not by someone else.
•	<ul> <li>I am aware that this declaration form should be in English or in any</li> </ul>	other language known to me.
	<ul> <li>I am aware that non-receipt of bounced mail notification by the above e-mail ID.</li> </ul>	member shall amount to delivery of the contract note at the
	*(The email id must be written in Own handwriting of the client.)  Client Name:	
Un	Unique Client Code:	
PA	PAN :	
Ad	Address:	
•	Signature of the client: 🖎 12/16 🖙 11/15	
	Date:	
Pla	Place:	
Ve	Verification of the client signature done by,	
Na	Name of the designated officer of the Member:	
Sig	Signature:	

# Consent form for registration & verification of mobile number and email address for receiving trade alerts through SMS and / or E-mail

То	Date:
	ta Equities Limited
	ta Group, 903, Lodha Supremus,
	E. Moses Road, Worli Naka,
Mι	nbai - 400 018.
De	· Sir,
1/	e, a client with Mehta Commodities Pvt. Ltd. of MCX (Membership ld: 28010),
NC	EX (Membership Id: 0494), ICEX (Membership Id: 2020) and any other exchange member in future, undertakes as follows
1)	/ We are aware that Multi Commodity Exchange of India Limited (MCX), National Commodity & Derivatives Exchange Limited, NCDEX), Indian Commodity Exchange Limited (ICEX) provides the details of the trades executed on its trading platform to he concerned clients / constituents through SMS and E-mail alerts.
2)	/ We are aware that the Member has to provide the trade details through SMS / E-mail alerts for my convenience at my request only.
3)	/ We hereby confirm that I / we wish to receive the trade alerts through:
	□ SMS□ E-mail□ SMS and E-mail
4)	The alerts should be sent on
	Mobile Number: + 9 1
	E-Mail Address:
	/ We hereby agree to the terms and conditions specified by the MCX vide Circular No. MCX/T&S/165/2012 dated April 26, 2012, NCDEX vide Circular No. NCDEX/COMPLIANCE-007/2012/093 dated March 19, 2012 and circulars / clarifications sued by the Exchange from time to time in this regard. We are also aware that this is an additional facility provided by the Exchange and we shall not solely rely or use such data for any purpose and, Exchange shall not be liable for any direct or ndirect loss of any nature because of providing this additional facility.  /We, the undersigned, have taken cognizance of relevant circulars issued by Exchange(s), where I/We am/are the client on he guidelines for sending SMS/E-mail alert by the exchange(s) to investors.
	nt Signature:   □ 13/16 □ 12/15
	nt Name :
U	que Client Code:
P	J:

To

#### **Mehta Equities Limited**

Mehta Group, 903, Lodha Supremus, Dr. E. Moses Road, Worli Naka, Mumbai - 400 018.

Dear Sir.

Subject: My/Our request for trading in commodity forward contracts/ commodity derivatives on NCDEX/MCX/ICEX as your client

I/We, the undersigned, have taken cognizance of NCDEX circular no. NCDEX/TRADING-114/2006/ 247 dated September 28, 2006 and MCX circular no. MCX/338/2006 dated August 21, 2006 on the guidelines for calculation of net open positions permitted in any commodity and I/we hereby undertake to comply with the same. I/We hereby declare and undertake that we will not exceed the position limits prescribed from time to time by NCDEX or MCX and such position limits will be calculated in accordance with the contents of above stated circulars of NCDEX and MCX as modified from time to time. I/We undertake to inform you and keep you informed if I/any of our partners/directors/karta/trustee or any of the partnership firms / companies / HUFs / Trusts in which I or any of above such person is a partner/director/karta/trustee, takes or holds any position in any commodity forward contract/commodity derivative on NCDEX/MCX through you or through any other member (s) of NCDEX / MCX, to enable you to restrict our position limit as prescribed by the above referred circulars of NCDEX and MCX as modified from time to time. I/We confirm that you have agreed to enter orders in commodity contracts / commodity derivatives for me/us as your clients on NCDEX/MCX only on the basis of our above assurances and undertaking.

I/We, the undersigned, have taken cognizance of relevant circulars issued by Exchange(s), where I/We am/are the client on the guidelines for calculation of net open position permitted in any commodity and I/We hereby undertake to comply with the same.

Yours faithfully,	
Name and signature of the Client with seal	
14/15 13/14	_
	RUNNING ACCOUNT LETTER
Date:	

То

### **Mehta Equities Limited**

Mehta Group, 903, Lodha Supremus, Dr. E. Moses Road, Worli Naka, Mumbai - 400 018.

#### Dear Sir,

#### Sub: Maintenance of my/our account on running account basis

I/We hereby request you to maintain my/our accounts with you on a running account basis. I/We hereby authorize you to pledge my/our securities to raise fund to the extent of my/our debit balance / margin obligation with you and I/We would be liable to pay the aforesaid funds alongwith interest theron. This will facilitate me/us in all my/our transactions through you. I/We would further request you to settle my/our account on every\_\_\_\_\_day's subject to the condition that, in case of open position on such periodic settlement date, you may retain the requisite funds as permitted by the Exchange/Sebi for such open position. You may also retain the excess balance over the aforesaid margin requirement as permitted by the Exchange(s)/SEBI from time to time. You may do the periodic settlement on the across the exchange/segment basis wherein I/we am/are registered with you.

I/We hereby authorize you to adjust my/our credit/debit balance against all other stock exchange's debit/credit balances.

Further, it is noted by me/us that the aforesaid authorization of running account will continue unless and until revoked by me/us in writing.

Thanking You,	
Yours faithfully,	
Client Signature:	© <b>№</b> 15/16 © <b>®</b> 14/15

CERTIFIED TRUE COPY OF THE RESOLUTIONS PASSED AT THE MEETING OF THE BOARD OF				
DIRECTORS OF THE COMPANY M/S (COMPANY NAME				
HELD ON (DAY),		(	DATE),(M	IONTH),
(YEAR) AT	THE REGISTERED OF	FICE OF THE COMPAN	YAT A.M./P.M.(TIN	ΛE)
Private Limited in MC		ame and style of M/s	ng account with Mehta Comi	
			ector and Mr./M/se aforesaid account on beha	
Specimen signature	of authorized signator	ry(ies) are as follows:		
Name	Designation	Mode of Operation	Signature	
RESOLVED FURTHER THAT Mr./Ms, Director and Mr./Ms, Director be and is/are hereby authorized severally/jointly to sign and execute all the application forms, undertaking(s), agreement(s), letter(s), deed(s) and all other documents whichever is/are required for the aforesaid purpose.				
Certified True Copy				
For				
Director				
DIN:				

### **DECLARATION IN CASE OF HUF**

From:			
Name: (Address of HUF):			-
(Address of Flor).			
To, Mehta Equities Limited Mehta Group, 903, Lodha Supremu Dr. E. Moses Road, Worli Naka, Mu Tel.: +91 - 22 - 6150 7100 Fax: +91 E-mail: info@mehtagroup.in	mbai - 400 018		
Dear Sir,			
Re.: Application for HUF Account: T	rading A/c		
	ails as req	uired to prod	ed with Mehta Equities Ltd. I would like cess the above said account of Co-parceners in our HUF
Name of Co-parcener	Sex (M\F)	Date of Birth	Relationship with HUF
Trains of de parcener	(III.II )	Date of Birtin	Treatment want ter
as on date for Making this application	nto open our Ac ation given by m n and further ac	count. ne or suppressior tion.	e are true to the best of my knowledge of any material information will render nstitution of the HUF.
Thanking you, Yours truly,			
© 16/16 © 15/15  (Name & Signature of Karta with HU	JF stamp)		